

# Endia.

AUTHORITY.

No. 14. }

APRIL CALCUTTA, SATURDAY, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

CONTENTS.

PART I.—Government of India Notifications. Appointments, Promotions. Leave of Absence. General Orders, Rules and Regulations.

PART II.—Notifications by High Court, Comptroller General, Administrator General, Paper Currency Department, Physidency Pay Master. Money Order Department, Mint Master. Secretary and Treasurer, Bank of Benga, Superintendent of Government Printing, and other Covernment Officers, Postal, Telegraph, and Commissariat Notices.

PART III.—Advertisements and Nations for

PART III. - Auvertisemet's and Notices by private individuals and Corporations

PARI IV .- Acts of the Governor General's Council assented to by the Governor General -

The Indian Securities Act 1886

PART V.—Bills introduced into the Council of the Geverno-General for making Laws and Regulations or published under Rule 22 ~

The Guardians and Wards Bill, 1886.

SUPPLEMENT No. 14.

\_\_\_\_\_

#### PART I.

Government of India cotifications, Appointments, Promotions, &c.

### HOME DEPARTMENT.

NGTIFICATION.—IUDICIAL Calcutta, the 31st March 1886.

No. 469.—Under the provisions of Section 4 of Act 9 of 1884, The Punjab Courts Act, 1884, the Gove. General in Council is pleased to appoint Mr. 1. We Smyth, M.A., C.S., to officiate as a Judge of the Dunjab Chief Court, with effect from the 2nd proximo, vice Mr. D. G. Barkley, proceeding on furlough.

MACDONNELL, Offg. Secretary to the Government of India

## REVENUE AND AGR CULTURAL DEPARTMENT

NOTIFICATIONS .- GENERAL. . Galcutta, the 30th March 1886.

No. i C.1 During the abs Ace of the Governor-Geografian Council from Calcutta, the Assistant Secretary in the Mintary Department at the Presidency will have charge for that portion of the Researce and Agricultival Department which is left in Calcutta.

#### EMIGRATION.

The 1st April 1886.

No. 119-2-27 E.—In exercise of the power conferred on him by Section 102 of Act XXI of 1883 (The Indian Emigration Act) as amended by Act XXI of 1884 (An Act to repeal the Straits Settlements Emigration Act, 1877, and to amend the Indian Emigration Act. 1883), the Governor-General in Council is pleased to de-clare that, on and from the 1st of April 1886, a native of India who departs by sea out of British India under an agreement to labour for hire in any of the Protected Native States of Perak, Selangor, Sungei, Ujong, and Johore adjoining the Straits Settlements, shall not be deemed to emigrate within the meaning of Act XXI of 1883.

No. 121 E.—In exercise of the powers conferred upon him by Section 38 of the Indian Emigration Act, 1883, the Governor-General in Council is pleased to declare that the ree payable for the preparation of an agreement to emigrate under Chapter VI of the said Ac ship be consolidated generally with the fee. under Section 73 for each emigrant who embarks on board an emigrant vessel, and the Governor-General in Council is further pleased to prescribe that the amount of the said consolidated fee shall until further orders be R2-8.

> C. J. LYALL, Offg. Secretary to the Government of Indian

#### FOREIGN DEPARTMENT.

## NOTIFICATIONS .- GENERAL. .

• Fort William, the 29th March, 1886.

No. 678G.—Lieutenant-Colonel H. P. Peacock, Political Agent of the 2nd class, is appointed to officiate as a Resident of the 2nd class, and as Resident in the Western States of Rujputana, with effect from the date of assumi charge, during the absence on furlough of Colonid P. W. Powlett, or until further orders.

No. 6806.—Lieutenant-Colonel A. W. Roberts, Officiating Political Agent of the 2nd class, is posted as Political Agent in Ulwur.

No. 682G.—Captain A. M. Muir, Political Assistant of the 3rd class, is posted as Cantonment Magistrate at Nussecrabad, with effect from the date of assuming charge.

#### The 30th March, 1886

No. 687G.—During the absence of the Governor-General in Council from Calcutta, the Assistant Secretary in the Military Department at the Presidency will have charge of that portion of the Foreign Department which is left in Calcutta.

- No. 689 G.—The services of Lieutenant E. E. Robertson, Squadron Officer, 1st Regiment, Central India Horse, are placed temporarily at the disposal of the Military Department.

No. 693G.—Surgeon-Major E. Lawrie, M.B., Residence Surgeon at Hyderabad, is granted a jylego leave for three months, with effect from the date on which he may avail himself of it

No. 695G.—Lieutenant-Colonel J. Biddulph, Political Agent of the 2nd class, is posted as Political Agent in Harowtee and Tonk

No. 698G — Colonel W Tweedie, C.S.I., Political Agent of the 1st class, and Resident of the 2nd class, and Political Resident in Turkish Arabia, sub. pro. tem., is confirmed as a Resident of the 2nd class.

No. 700 G.—Colonel J. C. Berkeley, Political Agent of the 1st class, and Officiating Resident of the 2nd class, and Resident in Nipal, is appointed to be a Resident of the 2nd class and Governor-General's Agent at Baroda, with effect from the date of assuming charge.

Foreign Department Notification No. 581G dated the 23rd March 1886, is hereby cancelled.

No. 703.G—The following substantive promotions are made in the Graded List of the Political Department .

Coesequent on the appointment of Colonel W. Tweedie, C.S.I., Political Agent of the 1st class, to be a Resident of the 2nd class,

and Political Resident in Turkish Arabia— Mrs. R. I. Brose, G.L., Political Agent of the 2nd class, and Political Agent of the 1st class, sub pro. tem., to be a Political Agent of the 1st class.

Major H. Wylie, C.S.I., Political Agent of the 3rd class, to be a Political Agent of the and class, and to continue as a temporary Additional Political Agent of the 1st class. Mr. Ney Elias, Political Assistant of the 1s class, etc he a Political Agent of the 3s class, and to continue as an Additional Political Agent of the 1st class.

Major W. Loch Political Assistant of the 2nd class, to be a Political Assistant of the 1st class, and to continue as an Additional Political Agent of the 3rd class.

Political Agent of the 3rd class.

Mr. J. A. Crawford, Political Assistant of th 3rd class, to be a Political Assistant of th 2nd class, and to continue as a Politica Agent of the 3rd class, sub pro. tem.

Captain C. Herbert to be a Political Assist ant of the 3rd class, and to continue as Political Assistant of the 1st class, sub pre

Consequent on the seconding of Mr. Ne Elias, Political Agent of the 3rd class, as a Additional Political Agent of the 1st class under the operation of rule 4, section 4 c the Pay and Acting Allowance Code—

Major D. Robertson, Political Assistant of th 1st class, and Political Agent of the 3r class, sub pro. tem., to be a Political Agen of the 3rd class.

Consequent on the seconding of Major W Loch, Political Assistant of the 1st chass, a an additional Political Agent of the 3r class, under the operation of rule 4, section 4 of the Pay and Acting Allowance Code—

Captain H. M. Temple, Political Assistant c the 2nd class, to be a Political Assistant o the 1st class, and to continue as a Politica Agent of the 3rd class, sub. pro. tem.

Consequent on the appointment of Colone J. C. Berkeley, Political Agent of the 1s class, to be a Resident of the 2nd clas and Governor-General's Agent at Baroda-

Lieutenant-Colonel W. F. Prideaux, Politica Agent of the 2nd class, and Officiating Poli tical Agent of the 1st class, to be a Politica Agent of the 1st class

Lieutenant-Colonel E. Mockler, Political Agen of the 3rd class, and Political Agent of the 2nd class, sub. pro tem., to be a Politica Agent of the 2nd class.

Mr. A. H. T. Martindale to be a Politica Agent of the 3rd class.

#### INTERNAL

The 29th March, 1886.

No. 1015/—The Governor-Greral in Courcil is pleased to modify Foreign Department Notification, No. 427 G, date of the Part of the Courcillation of the Courc ary, 1883, as follows'.-

For the words "the Political Agent for the time being in Dholpur" read the word the District Magistrate for the time bein of Agra.'

#### Ū Exiernal.

The Bust March, 1880.

No. 568 E.—His Excellency the Viceroy an Governor-General is pleased to confer upc Serai Tharo Khan walad Futteh Mahome Lahori, Zemindar of Larkhana, the title of "Khan Bahadur" as a proposal little of "Khan Bahadur" as a personal distinction:

> M. DURAND, Secretary to the Government of India.

# DEPAR MENT OF FINANCE AND COMMERCE.

#### NOTIFICATIONS.

### SEPARATE REVENUÉ.

STAMPS. NON-JUDICIAL. EXEMPTIONS, &c.

Calculta, the 1st April 1886.

No. 1411.—In exercise of the powers conferred by Section 8 of the Indian Stamp Act, 1879, the Governor-General in Council is pleased to remit the stamp duty payable under the said Act on agreements executed under Section 35(1) of the Indian Emigration Act, 1883.

### SEPARATE REVENUE.

Assessed Taxes. INCOME TAX.

The 1st April 1886.

No. 1483.—In exercise of the powers conferred by Section 38 of Act II of 1880, the Governor-General in Council is pleased to rule that the Bengal Christian Family Pension Fund shall be deemed to be a "Service Fund" within the meaning of Rule 13 of the Notification of the Government of India, Department of Finance and Commerce, No. 593, dated the 5th Februarv 1886.

#### D BARBOUR,

Secretary to the Government of India.

#### MILITARY DEPARTMENT.

Fort William, the 2nd April, 1886.

#### APPOINTMENTS.

No. 206.—NATIVE ARMY-

7th Bengal Cavalry.

Jemadar Bhup Narain, appointed on probation by G. G. O. No. 168 of 1884, is permitted to resign his appointment.

#### No. 207.—Personal Staff—

The Viceroy and Governor-General has been pleased to make the following appointment on His Excellence & Sonal Staff:—

Laptain L. Gordon, King's Own Borderers, Extra Aide-de-Camp, to be Aide-de-Camp, vice Lieutenant the Hon'ble C. Harbord, resigned. Dated 1st April, 1880

#### No 208.—VOLUNIEER CORPS—

Rajputana-Malwa Volunteer Rifle Corps.

The Reverend W. II N. Brennan to be Honorary Chaplain, "K" Company, at Indore.

#### FURLOUGH AND LEAVE.

No. 209.—The undermentioned officers are granted furlough out of India, with the necessary lubsidiary lčave :-

Colonel A. Stewart, Bengal , S. C. Canton-ment Magistrate, 1st classe Puniah (m. c.)

for one year, under rules IX and XV of the regulations of 1868.

Licutenant-Colonel A. Vallings, Bergal S. C., Wing Commander and 2nd-in-Command, 1st Punjab Infantry, (p. a.) for two years, under rule IX of the regulations of 1868.

Licutenant F. C. Grant, Bengal S. C., Squad-10n Officer, 2nd Regiment, Central India Horse, (p. a.) for one year, under rule 1 of the regulations of 1875.

Lieutenant H. Wright, Bengal S. C., Squadron Officer, 11th (Prince of Wales's Own) Bengal Lancers, (p. a.) for one year, under rule 1 of the regulations of 1875

Lieutenant M. A. Kerr, Bengal S. C., Wing Officer, 1st Battalion, 1st Goorkha Regiment, (p. a.) for one year, under rule I of the regulations of 1875.

Conductor J. Blake, Commissariat Department, (m c.) for one year, under rule I of the regulations of 1875.

No. 210.—Colonel C. A deKantzow, Bengal S. C., is permitted to proceed and reside out of India under the provisions of G. G. O No. 797 of 1872

#### Pensions.

No. 211.—Conductor William James Fortey, Ordnance Department, is transferred to the pension establishment.

No. 212.—Honorary Surgeon William Wilson, of the Subordinate Medical Department, is transferred to the pension establishment. , ,

#### PROMOTIONS.

No. 213.—MEDICAL DEPARTMENT-

To be Surgeons-Major with effect from 31st March 1886 -

Surgeon L. R. Dawson, Surgeon J. L. Corbett,

S. H. Browne,

M.D. H. F. Veld, J. C. Fullerton, C. J. H. Warden,

M.O. M B. J. Armstrong.

#### No. 214.—Ordnanci Department—

Dephty Assistant Commissary and Honorary Lieutenant John Key, to be Assistant Commis-

Conductor Samuel Smith, to be Deputy Assistant Commissary;

Sub-Conductor James Hewson, to be Conductor.

Store-Seigeant Alexander W. Shepherd, Ordnance Office, Calcutta, to be Sub-Conductor on probation, seconded,

Store Sergeant Joseph Chambers, Assistant Overseer, Small Arms Ammunition Factory, Dum-Dum, to be Sub-Conductor on probation seconded:

Store-Sergeant George Carter, to be Sub-Conductor on probation;

With effect from the 19th February, 1886, zice Assistant Commissary and Honorary Lieutenant J. B. Redly, pensioned.

# No. 215.—Punjab Frontier Force—

Queen's Own Corps of Guides.

Jemadar Muhammad Khan, to be Ressaidar Woordie-Major, Duffadar Sadda Rang, to be

Jemadar, vice Ressaidar Woordie-Major Bhup Singh, invalided,—with effect from the 23rd February, 1886.

## No. 216.—VOLUNTEER CORPS—

Lieutenant-Colonel A. Higgins, C.I.E., Commandant, 1st Punjab Volunteer Rifle Corps, is granted the honorary rank of Colonel on completion of 25 years' service as a Commissioned Officer of Volunteers.

#### RETIREMENTS.

No. 217.—Colonel Robert Cotton Money, Bengal S. C., is permitted to retire from the service, with effect from the 20th March, 1886, subject to Her Majesty's approval.

#### REWARDS.

No. 218.—ORDER OF BRITISH INDIA— The Governor-General in Council is please to admit the undermentioned Native Officers the 1st and 2nd classes of the Order of Britis India from the 15th February, 1886:—

#### BOMBAY.

To the 1st class, with the title of Sirdar Bahadur.

Subadar Harnam Poric, Bahadur, Foth Borbay Infantry, vice pensioned Subadar-Maj Shaikh Madar, Sirdar Bahadur, deceased.

To the 2nd class, with the title of Bahadur. Ressaldar Jamaul De Beg, 1st Bombay Lancer vice Subadar Harnam Porie, promoted.

E. HAY, Licut.-Colonel, for Offg. Secretary to the Government of India.

#### MILITARY DEPARTMENT.

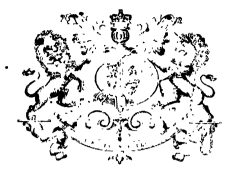
#### NOTIFICATION.

Calcutta, the 2nd April, 1886.

Under Clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is not fied that reports of the deaths of the undermentioned Commissioned Officers, on the dates specified were received in the Military Department between the 27th March and the 2nd April, 1886.

Corps,	Rank and Names.	Date of Decease.	Place of Decease	Testate or Intestate.	REMARKS.
Bengal Staft Corps .	Major F. A. S. D'Acosta de St. Laurent,	27th March, 1880.	Jullunder.		
South Yorkshire Regi- ment.	Lieutenant C. F. Boileau	30th March, 1886.	Rangoon.		•
**************************************	M P P P P P P P P P P P P P P P P P P P				

E HAY, Lieut.-Colonel, tot Offg. Secretary to the Government of India.



# The Gazette of Andia.

PUBLISHED EY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 3, 1880.

医疗 Separate paging is given to this Part in order that it may be filed as a separate compilation.

## PART II.

Notifications by High Court, Comptroller General, &c

#### GAZETTE QF INDIA.

#### NOTICE.

The 15th March 1886.

From the 10th April next, till further notice, Parts I, IV, and V of the Gazette of India, and the Weather and Crop Reports, will be published at Simla. After the 3td April, all Notifications and other matter intended for publication in those Parts, should be addressed to the Officiating Publisher, at Simla.

						Ä,	a.	p.	
Subscription	tor	Gazett	cand	Supp	٠,-				
ment pet .	unn	m.			•	15	()	O	
							$\mathbf{s}$		
Sub-cription	tor	Տարթ՝	ment	$\alpha m_{1} j$		Ð	(1	O	
Postage			•	•					
For a single	e py	on the	Gaz	tte		()			
I or a single	(*J)\	, or the	Supp	demen	t	41	1	4)	
Postage, on	11-5	267111	- 1.11.1	(1( + )	πd	411.2	to 1	reigt	٠١.

Parts IV and V of the Carette of Ind.a, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gazette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gazette* should be forwarded within a week after the day on which it is due

Attention is invited to the Circular Memo, of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,

Purlisher, Gazette of Irelie

#### HIGH COURT-Original Side.

#### NOTIFICATION.

Calcutta, tie goth March 1856

The Honorable the Chief Justice has, with the approval of His Excellency the Governor-General of India in Council, appointed Mr. S. Tremearne, Assistant Registrar, Original Side, to officiate as Chief Clerk, and Mr. J. H. Hechle to officiate as Assistant Registrar, such appointments to have effect from the 22nd instant and to continue during the obsence on leave of Mi. Fink, the Chief Clerk, or until further orders.

R, BELCHAMBERS.

Registrar.

No. 14.—Account of Revenue and Expenditure of the Government of India for the first

	. Revenue.	Estimates,	TO MOVELINE	April 1885	COMPARISON	OF TWO YEA
	•	1005-00.	1884.	1885.	Increase.	Decrease.
•		£	£	£	L	
]	Land Revenue	22,864,600	9,895,905	10,017,011	122,006	. &
11	I Opium	9,025,500	5.775.277	5,832,777	57.500	•
111	I Salt	6,100,000	4,174,815	4,102,810		70.00
IV	Stamps	3,633,400		2,381,182		72,00
v	Excise	4,070,000			39,715	•••
VI			1	2,717,854		
VII	The state of the s	2,856,800	İ	1,405,637	47,896	
		່ <b>1,175,</b> ດບດ	561,930	666,543	104,613	•
VIII		514,900	463,422	463,421		• •
IX		1,060,100	445,082	450,998	5,910	•••
X	Registration	281,800	191,683	208,412	17,220	•••
XI	Tributes from Native States .	691,300	255,136	259.508	4,374	•••
XII	Post Office	1,101,700	683,998	734,376	50,378	
_ XIII	Telegraph	540,100	280,708	347.351	66,643	
xiv	Mint .	125,000	66,188	152,961		•••
xv	Law and Justice				86,773	•••
XVI	Police	595,300	333.392	341,812	8,420	•••
XVII		311,600	200,930	200,955	25	•••
•	Marine	176,400	86,385	112,835	26,450	•••
XVIII	Education	201,800	122,624	120,789	•••	1,835
XIX	Medical	52,600	30,377	28,275		2,102
XX	Scientific and other Minor Depart- ments.	80,100	4-,791	40,544		• 5,247
XXI	Interest	659, 100	392,187	387,387		4,800
XXII	Receipts in aid of Superannuation, &c.	257.700	91,598	120,338	28,740	•••
XXIII XXIV	Stationery and Printing	54,100	25,703	29,281	3,578	•••
AAN	Miscellaneous	267,700	104,440	180,553	22,113	
	Productive Public Works.	57,002,900	30,057,258	31,366,010	708,752	•••
XXV	State Railways (Gross Earnings)	3,841,700	2,299,995	2,571,597	271,612	
	East Indian Railway (Gross Earnings).	4,550,000	2,705,808	3,047,032	341,824	•••
	Eastern Bengal Railway (Gross Earnings).	550,000		286,571	286,571	•••
XXVI	Guaranteed Railways (Net Traffic Receipts).	3,360,000	2,684,324	3,013,630	329,306	
XXVII	Irrigation and Navigation (Direct Receipts).	874,700	611,704	412,644	- 35.5	199,00m
	Unproductive Public Works.					•
XXIX	State Railways	148,400	150,918	161,175	10,257	•
XXX	Subsidized Railways	•••			•	•••
XXXI	Southern Mahratta Railway	100,000	14,782	57,280	42,498	•••
XXII	Military Works	135,400	83,683	78,023		. <b>.</b> 5,660
ххш	Civil Buildings, Roads, and Services	40,806 474,600	24,201	22,788		1,413
XXIV	Army	814,000	307 <b>-</b> 435 463,493	500,019	36,526	10,407
XXV	Military Preparations in N. W. Frontier.		***	24,054	24,054	•••
	England, including Army, Public	71,892,500	3	41,838,451	1,834,860	
.	works, &c.	197,900	172,451	147,019	·:.	25,432
j	GRAND TOTAL .	72,090,400	40,176,042	41,9851470	1,809.128	

eight months of the year 1885-86, as compared with the corresponding period of 1884-85.

Sterling at R10 to the pound sterling.

	• Expenditure.	Estimates,	April 1884 to November		COMPARISON OF	F TWO YEARS
	• EXPERMITURE.	1885-86.	1884.	1885.	Increase.	Decrease.
	Laterat on On Engage Dulat	£	£	£	£	
1	Interest on Ordinary Debt*	3,800,000	2,709,257	2,709,876	619	<b>9</b>
2 3	Refunds and Drawbacls	411,000 224,400	192,/85 126,903	112,690	28,365	80,09
3 4	Assignments and Compensations	1,248,500	500,003	587,028	17,125	•••
5	Land Revenue	3,4.13,800	2,023,491	2,000,020	45,538	•••
ŏ	Opium (including cost of preduction)	2,473,700	2,664,908	2,780,984	116,016	•••
7	Salt ( do. do. ) .	492,300	303.792	277,884		<b>25,9</b> 0
8	Stamps	84,800	57-399	55,205		2,13.
9	Provincial Rates	123,500 113,500	65,313 71,636	79,628 30,179	14.315	 41ء45
11	Customs	133,200	92,184	80,086		6,09
12	Assessed Taxes	13,400	9,529	8,886		64
13	Forests	725,300	368,661	379,561	10,900	•••
14	Registration	181,160	117,968	124,124	6,156	•••
15 16	Telegraph .	1,161,300 607,900	734,815 330,324	766,144 326,669	31,329	 3,65
17	Mini .	77,500	47,560	62,236	14,667	 ?,∘:
<b>i</b> 8	General Administration	1,335,700	880,736	912,418	31,712	•••
19	Law and Justice	3,437,500	2,155,321	2,183,946	28,625	•••
20	Police	2,855,700	1,805,501	1.839,299	33,708	•••
21	Marine (including River Navigation)	365,800	212,251	221,161	8,910	•••
22	Ecclesiastical	1,291,990 109,700	756,939 108,408	762,951 109,284	6,012 816	•••
23 24	Medical	76 1,400	467,862	471,192	3.330	•••
	Political	629,800	396,203	810,619	414,356	•••
25 20	Scientific and other Minor Departments . ]	477,900	332,100	337,960	5,791	•••
27	Territorial and Political Pensions	654,900	422,460	413.543	•••	8.91
28	Civil Furlough and Absentee Allowances.	5,200	9,752	1,734	١ إ	10.8
29	Superannuation Allowances and Pensions Stationery and Printing	763,400 374 000	558,459 239,968	555-057	12,676	3,40
30 31	Miscellaneous	263,700	167,777	252,644 184,398	16,621	•••
32	Famine Relief	33,000	3,124	34,007	30-943	•••
33	Protective Works-Railways	ຽບີບີເວດດ	011,570		3 ,713	611,57
34	Do. do. Irrigation	287,300	121,344	106,469		14,87
35 19	Reduction of Debt	670,700 3,573,600	1,625,811	1,337,230		- 288,58
į		33-774-400	21,302,308	21,145,470		216,82
1	Productive Public Works.					
36	State Railways (Working Expenses)	2,270,500 1,826,500	1,320,164 1,293,590	1,491,638	165,474	
	Fastern Bengal Railway (Working Expenses) Fastern Bengal Railway ( ditto )	232,500		1,215 848	185,547	77.74
37	Guaranteed Railways (Surplus Profits,	232,300	,,,	185,547	193,347	•••
38	Land and Supervision) Irrigation and Navigation (Working Ex-	516,000	459,211	446,005		13,20
į	penses)	593,100	354,359	358,798	4.439	•••
39	Charges in respect of Capital— Guaranteed Railways Interest	4,400	10,015	2.4,880	14,871	•••
	Unproductive Public Works.		0 - 9 - 4			
40	State Railways (Capital Account)	398,000	83.838	137.184	53,346	•••
41	Do. (Working & Maintenance)	119,900 39,800	102,609 22,590	90,485		12,12.
2	Subsidized Railways	80,300	87,478	10,063 45,443		5,92
13	4.5	100,000	115,938	431111		42,03 115,93
14	Irrigation and Navigation	706,100	397.277	411,348	14,111	
15	Military Vorks	1,088,300	517,730	480,400		37.32
16	Civil Buildings, Roads, and Services	4,040,000	2,118,023	1,970,304		141,71
	Army Mintary Pseparations in NW. Frontier	12,161,500	7,311,250	5,069,420	258,170	•••
18,	Do. Operations, Burmah • •	•••		1,810,526 4,607	1,810,526	•••
i		57,051,900	36,062,392	37,910,633	1,848,241	
	England, is luding Army, Public Works, Guaranteed Interest, &c.	14,354, <b>6</b> 00	10,235,388	10,813,458	578,070	
	Productive Public Works - Capital	72,306,500	46,207.780	48,724,091	2,426,311	•••
	Expenditure. In India—		0			<del></del>
50	Sicte Railways	1,900,600	823,297	1,142,201	318,904	•••
	East Indian Railway	340,000	225,305	• 209,852		15,51
51	Eastern Bengal Radway	132,100 813.700	357,685	74,100 351,862	74,160	5,82
	In En land— See Palmays	862,100	490,062	648,810	158,748	•••
	East L. han Railway	***	277,238	63,464		213,77
	Rastern Longal Railway	,350,900 6,000	972,080 3,756	137,181 5,222	1.766	835,49
	•	4,405,400	3,150,083	2,633,061		517,02
	•					

Statement of Government Promissory Notes enfaced for payment of Interest in London, under deduction of amount re-transferred to India, and outstanding in the Books of

				; †		-	· · · · · · · · · · · · · · · · · · ·								
	N.S.				EK 117T, TOLVS	5810	1	•		4 3 4 4 7	"PP CENT. 101VB			_	
vi	12	£-219. Jr)	3	:t+'8130	10.44.65.	Propes Transenting	Pelu ed 4 per con Loan of 1879	1,14.	Of 18-7	Of 18;8,	TRINCIP LAN OF 147), 41 PER UNIT P.P.	Total.	TRANSFER LOAN OF 1773, SP. EN SHIL. LIVE FER FENT FENT FENT	LAN OF 1855-57.	GPAND TOTAL
Balance of 15th March 1850	1111	13.73.053		27, Truko 2,24,23,244 01,75,040	ог., 5, чи	2,0%,0%,300	2,30,08,200	8.5(.76.853	44.19,700	77.55,0 ж	6,67,62,200	10,89,37,540	1,33,800	32,200	1.9,48,33,953
Adil -		•						-	-					•	
Amount enforced at Madeus between 10 h and 31 t March 1880 . •	; ;	:	:		iy G	(12.13	F 17 0 0		:	:		÷		 :	1,02,706
Amount erfaced at Bombay between 10th, and 3185 March 1880	:	:	:	***************************************	9. P.	:	Ijevoj	1 2	:	25.5	3.93.50	4,26,000		:	. ootytit
Amount orfued at Cidinta bowers, Inch at district Maccollogics	_	:	1,505,1	26, 411	4.300	1.17.0	\$	0 8 10 6	:	1,55,1	- Verifie	3.78°5.00	•	•	. •
	T.T.	13:73(53	27.72.8.00	2,25,93.5 (0.1,85,10)	ort,88,10	0.8.11.07.	2,,,197,,,7181	8,70, 97,255	11.05(1144	7589,60	974,62700	97482700 19498723000 o	13	3	19,59,82.353
Delinet— Ame or written ett in the Lendelf Registers .	· · · · · · · · · · · · · · · · · · ·	•	\$ 9	- ? 60	10	9	(i)			,					
	9	13,73,053	1373,653 27,663,00 2,23,607 to Sample	2,23,fw1,7, 181		1 99.	Unis, 85, 17,5	8,55, July 5,3	4.14.7.9	1.02.5001	4,00,300 4,27,500 4,27,500 9,7,101,000 10,02,44,00	1,27,577	1,32,800	: 0	9,98,200
	9	;, 'j 	Note - Iron	= =		I to the band of the fit	daderten un ter	and of the shorted for	e e e e e e e e e e e e e e e e e e e	*N . #	-				7449544133
•				121 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1		- 1 2 2		- : : -	; <b>;</b> ; ;					
						•	1.5	٠ نو د	-v ¥	1. 7. akisi,			,	•	

Supplemental Suppl

# EXAMINER OF MEDICAL AND FUND ACCOUNTS.

Statement of unclaimed sums deposited since the year 1842 with the Bengal Military Orphan Fund in trust for Soldiers' Children, exclusive of those of minors who have not attained the age of 21.

a management of the second of				
Date of Deposit.	Name and Rank of Father.	Corps.	Names of Children.	Amount
Feb. , 1842 .	McCarthy, -, Qt. Mt Seigt	********	John	
Mai. 24, 1843 .	Nowlan, L. Bartier Sergt	<ul> <li>4th Troop, 2nd B. H. A.</li> <li>2nd Co., 5th B. Arty.</li> </ul>		j 112 a a
Apl. 3, 1843	Roach, Edward, Private	. ist ba. Lt. Inty.		., 4.2 Y
Mar. 9, 1844	She han, B., Gunner	. 3rd Co., 3rd B. Arty	John and Patrick	. 2 1 8
June 21, 1544	Evans George, Seigt,		Mary-Ann and Catherine	19.14 9
Sep. 10, 1844 Nov. 16, 1844	Andrews, Private , , Gale, , Private , , ,	. 4th Poot	John Thomas	, 200 0 0
A, 20, 1844	Sallivan, John, Bombardier	. 1st Co., 2nd B. Arty	le lin	26 42 0 130 0 0
lan. 6, 1845 .	Dawes John Gunner		William-Henry	
,, 0, 1845	Barnes, Peter, Corporal Monaghan, Mahael, Sergt		Mary-Ann	64 2 11
., 6, 1845 ·	Codfrey, -, Sergt Major	. ist ,, ,, ,, .	Harris tt-M, and James	17/17/5
Feb. 14, 1845	Liv,-, Bugle Major .	. 6th B. Arty	Janas	(7 4) (
July 7, 1845 -	Hay, A., Seret, Major		Thomas	101 5 4
0, 1545	Meaney, John, Scrat. Major . Murply Thomas, Bombardier .	. 2nd B. H. A	Henry, and Jame-	29 15 5
,, 0, 1845 • 9, 1845 •	Fate, William, Staft Sough.	. 4th Co, 5th B. Arty	Carberine-Ann	77 4 11
<b>№</b> 9, 1545	Daley, Owen, Gunner		Owen	7 1 7
Sep 1, 1845	Ryan, -, Seigt	·	Julia-B and George-J	- 120 13 6
an, 7, 1840	Averett, Richard Bombardier . McEnerny, Thomas, Conductor	sth Co., 5th B. Arty .	Hongh	-y 10 19
Aug. 8, 1846 .	Glasson, John, Corpord		I den Sarab	. 15⊷ O q 150 10 °
	Riddley, Hemy! Genner	•	Henry	34 0 3
Oct. 16, 1846	Fowles, John, Sept.	- Arty	Small, Terrence, and Janes	, , ,
10, 1540	Dobbins, Francis, Gunner	• • • •	Thomas	20 3
July 0, 1847	Inun, Adam, Farrier	•••	Martha	83 3 5
19. 1847	Clarke, William, Bombardier .	. 1st 1., 3rd B. H. Arty.	Not recorded	- 79 14 0 - 104 10 5
. 10, 1547	Prince, W., South	. ,, 151 .,	Ditto	3-5 15 11
Jan. 7, 1848	Willford, C., Q. Mr Sergt		Mary	. 0/ 15 8
11, 1848 •June 20, 1848	Matthews, M., Sub-Conductor.	•	Maria Kachiel	. 50 0 0 . 12 2 .
July 6, 1848	Brathwate, W., Staff Seigt	•	C - Witham, and William H	· 12 2 . · 145 3 4
Oct. 10, 1848 .	Butcher, H., Seigt Major	· Sirmoor Bn	Johannah, Frederick, and David-Ed-	• 🧓 6 1
I	Doherty, Michael, Seigt.		win Ohver-H.	
Jan. 13, 18 w May 0, 1849	Sheehan, D. Private	anl Fn Regt	James .	. 35 12 3
June 2, 181)	Moore, Benjamin, Povate	a jist Lm. B. F	Sarah-C	. 48.
2, 1849	Crowley, Charles, Private .	. , , , ,	Lin.	-7 6 1
Oct. 12, 1849	Dearc, W., Conductor	•	Finding	. 50 () (
Nov. 21, 1849 Peb. 18, 1850	Boote, Daniel, Canner .	. 1 Co. 4th B Arty .	James and another	. (1) 14 2
June 20, 1850 .	Turack, Patrick, Sergt	, 31d ., .	John	. 29.15
July 18, 1850 .	Barker, J. Sergt.	· Var.	William-Robert	10/14
41-4	Sheehan, P., Conner		Thrabeth .	; ; (
Oct 20, 1850 . Sep. 14, 1852 .	Wade, William, Seigt.	. 1st Co , 4th B. Arty		14 ( 1. 72 ()
cichi citti con			bether Jane-Wallis, and Ann.	•
Nov. 4, 1852	Hodgins, Adam, Gunner	. and Co., 5th P. Arcy	1 111 . 1	9 11 1
Feb. 1, 1853	Staples, Edward, Seigt	Sappers and Miners	E. W. H.	. 30 5 6
Apl. 21, 1853 . Sep. 13, 1853 .	Brown, Michael, Seigh	. Arracan Bn	John	49 10
Jan. 24, 1854 .	G. Iway, Robert Bombardier .	. 1st Co., and B. Arty	William	. 206 1
	Munrowd, George, Sub-Conductor	. Ordnance Dept	Georgiana	• 61.10
Sep. 24, 1855	Faile, Edward, Sergt.	. Calcutta Town Guard .	William-Edward	. 566 3 16 . 209 11 6
Oct. 15, 1857 . Dec. 4, 28, 1850 .	McDonnel, John, Povate	. 'ozth Foot	Charles .	. 25 15
Feb. 13, 1861 .	Scott, William, Sergt.	and Fis.	Wilham, Annie and Emma .	14 2 0
Mar. 20, 1802	WcDonald, John, Sergt	Commissariat Dept.	Catherine	. 118 11 1
,	Pope, John Sergt	and Fn. B. Frs.	Jane and James	. 80 o e
June , 1862 . July 22, 1863 .	Lawton, William, Color Sergt	. 24th Foot	William and Joseph	151 14
Jan. 25, 1804	Jones, John, Gunner	. G Battery., 22nd B. R.	Hemietta-Dalzell , ,	. 30 5 10
		Aity.	•	:
Mar. 10, 1864 \{ May 10, 1504 \}	Nuderson, William, Gunner .	5th B ,2 5th B, R, Arty	Duncan	- 35 4 1
luly 18, 1805	Rowland, J., Private	. 2nd Dragoon Guards .	Sophia-M., Elizabeth Ann and George	- 12 0 6
			Pdward.	•
Jane ≥5, 1865	Mead, Wilham, Bombardier , Hutchnson, John, Seigt.	. 4-25th Royal Arty Army Comt. Dept	Mary-Ann and Thomas Rose	.' 400
Oct. 31, 1667 .	Coates, Robert, Corporal .	. R. Arty	Ann Frances and Rosina-Mary	. 20 2 ( . 141 15 1
Feb. 1421 08 . Oct. 0, 1871 .	York, R., Sergt	. Arty	Henry, J.	
Feb. 21, 1880 .	Donohuc, Andrew, Private .	, 59th Regt	Ann	. 50 0 0
		1	Ĺ	

Applications for payment of the deposits should be made to the Examiner of Medical and Fund Accounts, Calcutta.

#### Statement of the Affairs of the Bank of Bengal for the week ending 30th March 1886,

Capital paid-up Reserve Fund Public Deposits at R. a p. Head Office 60,08,939 I 9 Publio Deposits at at Branches 1,14,75,968 3 II Other Deposits at Head Office and Branches Bank Post Bills, &c. Sundries	2,00,00,000 0 41,56,694 15 1,74,84,907 5 3,22,23,224 2 15,67,646 4	ა 8	ASSETS.  Government Securities Other authorized Investments Loans on Government and other authorized-Securities Accounts of Credit on Government and other authorized Securities Bills discounted and purchased Balances with other Banks Hullion Dead Stock Stamps Sundries	50,89,244 49,21,926 1,02,38,417 83,78,975 1 2,23,15,221	2
RUPERS	7,70,03,639 5	9	Cash and Currency Notes at Head Office . 91,82,889 10 6 Cash and Currency Notes at Branches . 1,40,95,495 8 10 Rupers .	5,37,25,254 2,32,78,385	2 5 3 4 5 ° 9

By order of the Directors,

BANK OF BENGAL,

Calcutta, 1st April 1886.

#### J. GORDON,

Chief Acctt. & Dy. Secy.

R. HARDIE.

Secretary & Treasurers

Rate for Demand Loans 6 per cent. Percentage 44'04.

# ORDERS'BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

The following Candidates have passed the examinations for the Degree of Bachelor in Medicine and for the Licence in Medicine and Surgery:—

#### SECOND-M. B. EXAMINATION.

#### FIRST DIVISION.

#### In alphabetical order.

Bandyopadhyay, Trailokyana	ιh		Medical College.
Barat, S. N.			Ditto.
Basu, Chumlal.	•		Ditto.
Nitadbihari			Ditto.
Chakrabarti, Kshetrapal .		•	Ditto.
De. Sasibhushan	•	•	Ditto.
Ghatak, Annadaprasanna.	•		Ditto.
Ghosh, Bipinbihari			Ditto.
Laha, Lalitmohan	•		Ditto.
Mukhopadhyay, Srischandra			Ditto.
Nallatomby, C. W			Ditto.
Raychaudhuri, Saratkumar			Ditto.

#### SECOND DIVISION.

#### In alphabetical order.

	Basu, Gobindachandra		•	•	Medical College.
	Datta, Durlabhchandra		•	•	Ditto.
	" Jogindranath. De, Lalbihari	•	•	•	Ditto.
		•		•	Ditto.
	Haldar, Gopallal .	•			Ditto.
	Mitra, Upendranath				Ditto.
	Mukhopadhyay, Akshayk	umar		٠.	Ditto.
	Nandi, Purnachandra				Ditto.
	Ray, Isanchandra .				Ditto.
	,, Phatikchandra				Ditto.
į	Sanyal, Dinanath .	•	. `		Ditto.

#### SECOND L. M. S. EXAMINATION.

#### In alphabetical order.

Datta, Nitaichand		Medical College.
De, Phakirchandra	•	Ditto.
Ghosh, Bidhubhushan	•	Ditto.
Lahiri, Prakaschandra		Ditto.
Mukhopadhyay, Inanendranath		Ditto.

#### FIRST M. B. EXAMINATION.

#### FIRST DIVISION.

#### In order of merit.

Nandı, Akshaykumar	•	Medical College.
Sarkar, Nilratan .		Ditto.
Dasgupta, Syamnirad		Ditto.
Vethecan, F		Ditto.

#### SECOND DIVISION.

#### In alphabetical order.

Basu, Sureschandra		Medical College
Chaudhuri, Janmejay		Ditto.
Das, Saradaprasad .		Ditto.
Majumdar, Trailokyanath	•	Ditto.
Nandi, Purnachandra		Citto.
Pal, Akshaykumar .		Ditto.
Ray, Debendranath		Ditto.
Sarkar, Bipinbihari .		Ditto.

#### FIRST L. M. S. EXAMINATION.

Moung Yan Hmu . . . . Medical College.

W. GRIFFITHS,

Registrar.

SENATE House, The 22nd March 1886.

The undermentioned Students have passed the B. L. Examination:—

#### FIRST DIVISION.

## In Order of Merit.

	Mitra, Saratchandra (Jui	nior)		M'politan	Instn.
	Sen, Bankimchandra.	•	•	Ditto.	
3	Dhar, Abinashchandra	•	•	Ditto.	

#### SECOND DIVISION.

#### In Order of Merit.

	1 0 ,	 -/	•••	••
	Bankabihari Lal	•		Patna College.
2	Niyogi, Gatikrishna	•		Ditto.
2	Synd Wazir Hassan			Ditto

	the second state of the second
• A.11 - m <sup>0</sup> - 1 - 1	
4 Adhya, Bipinbihari	. M'politan Instn.
Sen, Narayanchandra  De, Dinanath	. Ditto.
Syam, Saradacharan.	. Ditto Ripon College.
7 Das, Gangadhar	. M politan Instn.
g Ray, Bhabanath	City College.
10 Chakrabarti, Umeschandra	. Ditto.
11 Sen, Sanschandra	. M'politan Instn.
• (Datta, Lamb dar	• Ditto,
12 Chaudhuri, Syamasundar . Ram Sahay	<ul> <li>Ditto.</li> <li>Patna College.</li> </ul>
15 Chat, opadhyay, Surapati .	. M'polican Instn.
16 . Nagendranath	. Ditto.
17 Basu, Manindranath .	. Ditto.
18 Asghur Ale Khan	Patna College.
19 Lahiri, Rajen 'ralal 20 Başchi, Debendraprasad .	. M'politan Instn.
20 Bagchi, Debendraprasad . 21 Biswas, Srischandra	<ul> <li>City College,</li> <li>M'politan Instn.</li> </ul>
22 Bandyopadhyay, Asutosh .	. Ditto.
23 Srimani, Jogindra ath	. Duto.
24 Ray, Bamacharan	. Ditto,
25 Palit, Amritalal	<ul> <li>City College.</li> </ul>
Bandye padhyax, Kalidhan	MProducer Late
Ray, Syamacharan	. M'politan Instn. . Ditto.
20° Das, Kalikamal	. Darca College.
30 Sarkar Adbarchaodra .	. M'p ditan Instn.
Kundu, Bhagabaticharan .	. Ditto,
Caramopadayay, Magendranada	. Ditto,
33 Mitra, Achintanath	Ditto.
- 55 { Cangop., thyay, Makhanlat - 35 - Mukhopadhyay, Upendre chandr.	. Duto. L City College,
30 Ghosh, Biharilal	. Presdy, College.
Gulam Hyder Khan	. City College.
37 {Chakrabaro, Haribar .	. M'politan Instn.
39 De, Saratchandra	. Drto,
40 Mukhopadhyay, Jogindranath	City College. Ditto
41 Guha, Kaliprasanna	. M'politan Instn.
43 Chakrabarti, Mahimchandra	Ditto.
44 Ghosh, surendranath .	. Ditto.
45 Dattaray, Abandakissor .	. Ripon College,
40 Sen, Kalicharan	. M'politan Instin.
4" Chattopadhyay, Haridas JDe, Narendralal	<ul> <li>Ditto.</li> <li>City College.</li> </ul>
Chakrabart, Manmohan	M'politan Instn.
50 Mahib-u k'in Ahmed .	City Cillege.
51 Mitra, Satat-handra (Senior)	M'politan Instn.
52 Chattopadhyay, Haranchandra	. Datto.
53 Chakrabarti, Siddheswar .	Hughli College.
54 Bandyopadhyay, Hatilal . Chaudhuri, Satischandra .	. M'politan Instin. City College.
55 Mukhopadhyay, Bi weswar	Ditto.
Basu, Haridas	M'poli an Instn.
58 Majumdar, Murarilal	Ditto.
( Millionie : tillion : tillion :	Patna College.
60 Mitra, Upendranath	City College. Da ca College.
Chaen Alumis, hundra	M'politan Instn.
Ray, Hewendranath	Ditto.
6. (Bhatia, Tridharacharan	Ditto.
Lahiri, Mahendranath	Ditto.
66 Bandyopadhyay, Kshetramohan	City College.
68 Sil, Aghornath	Davia College, City College,
69 Lahiri, Gopalgobinda	M'politan Instn.
70 Mahabir Sahay	Ditto.
(Sil, Makhanlal	Hughli College.
75 Sen, Mahinimohan	M'politan Instn.
Basu, Priyanath	Ditto.
Sen, Dakshinacharan Guha, Harendranarayan	· Dicto.
Polynd umar	City College.
O Datta, Amentalal	M'pohtan Instn.
78 " Pratulchandra	Ditto.
79 Ray, Maheschandra	R'shahyeCollege
80 Basu, Bijaygobinda (Sanyal, Nagendrath	Presdy. College. Ripon College.
81 { Pati, Radhanath	M politan Instn.
Datta, Jugalkisor	City College,
o. (Sen, Satiskamal	M'politan Instn.
Mukhopadhyay, Upendrachandra	Dato,
89 Bhattacharyya, Jogindrachandra	City College.
87 Chakrabaru, Lahtmohan	Ditto.
88 Syed Ahmed Hassain Mukhopadhyay, Sasibhushan,	Pama College, M'politan Instn.
No. II.	as pontan ansun
90 Majumdar, Nilmadhab	Hughli College.
🧮 (Chakrabarti, Mohinimohan 💎 .	M'politan Instn.
Conditional Street, Constitution of the Consti	Ditto,
	City College, M'politan Instr.
94 Chaudhuri, Kisorimonan	b

95	Yaquinuddin Ahmed		•	City College.
ġδ	Mukhopadhyay, Jayhari .		Ì	C'nagarCollege.
<b>-</b> 1	Mitra, Akshaykumar		į	atna College
	Tapeswari Prasad		•	Ditto.
	Abdul Majid		I	Dacca College.
	Bhattacharyya, Jajneswar .	• :	. i	Tughli College.
	Dutt, Jogen Chunder		Č	oty College.
	Shams-ul-Huda			Ditto.
	Syud Mahamad Yusuf Ali.			Ditto.
	Ray, Saratchandra		N	luasnSlo pitnI .
	Ghosh, Sasimohan			Ditto.
	Bandyopadhyy, Srischandi	a.		Ditto.
97 {	De, Basantakumar			Ditto.
´ i	Gupta, Inanchandra	•		Ditto.
- 1	Chatte padhyay, Gopalchane	ira .		Ditto.
- 1	Mitra, Sureschandra			
	" Charuchardra.	•		Ditto.
- 1	Mukhanadh an Diamital	•		Ditto.
f	Mukhopadhyay, Piyarilal .			Ditto.
1	Mitra, Asutesh			Ditto.
1	Sanyat, Ramchandra			Ditto.
	Mukhopadhyay, Sasibhusan L	No.		Ditto.
į	Maiti, Upendranath			Ditto,

W. GRIFFITHS,

Registrar.

SENATE HOUSE, The 30th March 1886.

### SURVEY OF INDIA.

# NOTIFICATION.

Calcutta, the 29th March 1886.

No. 551.—The following temporary promotion is made, with effect from the 23rd March 1886, vice Mr. P. A. G. Cowley, on furlough:—

Mr. C. Tapsell, Assistant Surveyor, 1st Grade, to officiate as Surveyor, 4th Grade.

H. R. THUILLIER, Lieut.-Colonel, R.E.,
Offg. Surveyor General of India.

# SURVEY OF INDIA-REVENUE BRANCH.

### NOTIFICATION.

Calcutta, the 31st March 1886.

No I.—Mr. B. R. Hughes, Assistant Surveyor, 3rd Grade, is granted privilege leave for two months and fifteen days.

J. SCONCE, Colonel, S.C.,

Depy. Surveyor General,
In charge Revenue Branch, Survey of India.

### AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

### NOTIFICATIONS.

Indore Residency, the 23rd March 1886.

No. 1053.—Licutenant E. E. Robertson, Squadron Officer, 1st Regiment, Central India Horse, is granted thirty days' privilege leave, with effect from the 20th March 1886, or date of departure.

The 27th March 1886.

No. 1115.—In pursuance of the Foreign Department Notification No. 545 G., dated the

18th March 1886. Lieutenant R. D. C. Davies assumed charge of the Office of Assistant Cantonreut Magistrate, Mhow, on the alternoon of the 18th idem.

By Order,

F. L. PETRE,

ist Asst. Agent to the Gover. Genl. for Central India.

# RAJPUTANA AGENCY, PUBLIC WORKS DEPARTMENT.

#### NOTIFICATIONS.

Mount Abu, the 23rd March 1886.

No. 675 S.—Under Sections 6, 9 and 10 of Act XV of 1873, the Chief Commissioner has been pleased to appoint the undermentioned officers and gentlemen to be members of the Beawar Municipal Committee, with effect from 1st April 1880:—

#### President

(t) The Assistant Commissioner of Merwara.

#### Vice-President.

(2) The Tahsildar of Beawar.

#### Official Members

- (3) The Assistant Surgeon, Beawar.
- (4) The Assi tant Engineer, Ajmere Provincial Division at Beawar.

#### Non-Official Members

- (i) Revd Dr. W Shoolbred.
- (2) Girdhari Mal Seth Oswal Surana, son of Jiv Raj.
- (3) Fatch Chund, son of Hazari Mal Kankire.
- (4) Gulab Rai Aggarwala, son of Tula Ram.
- (5) Kishen Dyal Aggarwala, son of Jit Mull.
- (6) Ram Ratan Mahesri, son of Ganesh Das
- (7) Phel Chund, son of Birdhi Chund Saraegi.
- (S) Lakhe, son of Khangara Gujar Lamber-dar.
- (9) Kasim, son of Jani Chhipa.
- (10) Anwar Khan, brother of Mangal Khan
- (11) Kasim, soft of Kwaj Baksh Multan.
- (12) Babu Amar Singh, son of Akhaji.
- (13) Sheth Ramchunder, Honocary Magistrate, Beawar.

#### \* The 25th March 1886.

No. 689 S — Mr. A. E. Lowrie, Assistant Conservator of Forests, Ajmere and Merwara, is granted two months and twenty-five days' privilege leave of absence, with effect from the 5th April 1886.

#### By Order,

WM. G. CUMMING, Major, R.E.,
Offg. Secy. to the Chief Commr., Ajmere-Merwara,
in the P. W. Dept.

### RESIDENT IN MYSORE.

#### NOTIFICATION.

Bangalore, the 22nd March 1886.

No. 698.—In accordance with the provisions of Section 40 of Act II of 1886, an Act for imposing a tax on income derived from sources other than agriculture, the Officiating Resident in Mysore is pleased to authorize the Assistant to the Resident in Mysore to exercise, in respect of the Civil and Military Station of Bangalore, the powers conferred on the Commissioner of Division by Sections 27, 28, and 34(2) of the aforesaid Act

By Order,
 J. H. NEWHLL, Major,
 Assistant to the Resident.

#### CEMETERY NOTICE.

For the friends of the undermentioned officers deceased, whose monuments, in the Raniganj Old Cantonment Cemetery, need repairing:—

Thomas Harvey, late Assistant Surgeon, 6th Royal Regiment, who died April 1858, age 31 years.

Charles Johnson Nicholson, late Captain, Bengal Scaff Corps, who died December 1862, age 33 years.

F. L. WYBERGH, A. C. S. Chaplain of Ranganj.

Statement of Silver Balance in the Calcutta Mint for the week ending 31st March 1886.

•		
Value of silverhold in the Mint on account of the Currency De-	R	*
partment on the evening of the 24th March 1886	3,40,745	
Mint on the same date	<b>6,</b> 89,080	
App— Silver received by the Mint during the week on account of the Currency Department Duto duto Government	4.45.510	4.45.51
Drpucr-	_	
New com pad to Reserve Treasury during the week. Petry it insussued for miscella- neous purposes.	1,45,000	14,81,341 c • 1,45,000
Balance on the evening of the 31st March 1880	•••	13,30,34 %
The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government	6,88, j6 ) 6,47,881	12.26.24
There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government	7-33,328	13,36,341
Sold Sold Sold Sold Sold Sold Sold Sold		7,33,528

A. W. BAIRD, Major, R.E., Offg. Master of the Mint.

CALCUTTA MINT, The 1st April 1886.

### CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned :-

### Bombay Circle.

NOTES WHOLLY LOST OR DESTROYED.

,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
legr. No. No. of Notes.	Value.	Name of Claimant.
886.	R	
Nio . M 38-67112	. 500	Jadu Kristna Dey, Jodhpur.
V11 . M 94-52603 ,, -62925 ,, -64825	. 100	District Superintendent of Police, Ahmednagar.
V12 . M 38-77933		Ganpatrao Pandurang, Bombay.
₿13 . M 85-04124	. 100	Bahmanji Edalji Modir Broach.
/14 . M 84-39986 M 85-81122	. 50} . 100}	Deputy Post Master Generals C. P. and Berar.
715 . M 94-87235 S 3-10900 M 84-77270	. 100 . 50 . 50	Superintendent, Railway Mail Service, Bombay.
16 . M 94-54706		District Superintendent of Police, Cawnpur.
Bombay,		
te 23rd March 1886.	ъ	A STEDNINALE

R. A. STERNDALE, Asst. Acct. Genl., Paper Currency Dept.

#### Lahore Circle.

NOTES WHOLLY LOST OR DESTROYED. Name of Cinimant

igf.	No. No. of Note.	Value.	Name of Claimant.
		R	
•	. E 20-88844* .	ter	g Dass, care of Post Mas- , Akalgarh, District Guj- nwalla.
1	. E 26-26630 . ,, -26202† .	100 } A. 1	C. Jehangeer, Merchant, awalpindi.
•	E 24-21506 . ,, -21507 . ,, -21508 .		J. E. Hilton, Executive ngineer, Provincial Divi- on, Lahore,
)	. E 25-03160 .	50 Bas	dee Mul, Sarroff, Kurnal.

\* Belonging to Agency No. 6, Peshawar. † Belonging to Agency No. 1, Rawalpindi.

LAHORE.

1 29th March 1886.

W. H. EGERTON,

for Deputy Commissioner of Currency.

#### Madras Circle.

NOTES WHOLLY LOST OR DESTROYED.

r, No.	No. of Notes.	Value,	Name of Claimant.
,	B 83—23927 ,,—33001 B 85—82332 B 86—07147	50 50 100 100 100 100 100 100 100 100 10	1. Sreenivasa Aiyangar, Salem.

RT ST. GEORGE. 22nd March 1886.

C. HALL. Chief Superintendent, In charge of Paper Currency Dept.

#### RECTOR OF PUBLIC INSTRUCTION, BENGAL.

#### NOTICE.

a accordance with the Resolution of the ernment of Bengal in the General Departthe oth March 1886, published on

page 541 of the Calcutta Gazette of the 31st of the same month, notice is hereby given that an Examination for the admission of female students to the Certificate Class of the Calcufta Medical College will be held in the theatre of that College on Tuesday, the 27th April 1886, and following days:---

HOURS AND SUBJECTS OF EXAMINATION.

Tuesday-English Dictation, Grammar, and Composition and from 1 to 4 P.M. Wednesday—History (of England and India) and Geography (General and of India in particular), from 1 to

4 P.M Thursday—Arithmetic (the first four Rules, Vulgar and Decimal Fractions and Proportion), from 1 to 4 P.M.

Candidates must apply in writing to this Office not later than the 22nd of April for permission to appear at the Examination.

> CHARLES H. TAWNEY. Offg. Director of Public Instruction.

#### POST OFFICE.

-.---

#### NOTIFICATIONS.

Unclaimed letters held in the Calcutta General Post Office on 30th March 1886.

Gardiner, H.

Stevens, R. H.

Wall, Stephen D.

# Letters marked " Care of Post Office." A. B. Baggs, H. W. Bilgarnic, E. Beattie, M. H. Beauchamp, A. Bedell, E. A.

Preston, R. C. Camphell. Pvie, Mrs. C. I. Reece, Mra. A. Rice, W. G. L. Roberts, J. R. Grant, Are,
John.
Griffiths, Norris,
Guerrier, H. J.
Hall, F.
Harmer, J. A.
Harrison, Dr. J. E. Grant, Mrs. D. St. Beauchamp, A.
Bededli, E. A.
Bennett, I. B.
Belaker, Mr.
Blissett, W. V.
Bose, P. N.
Bowers, S.
H. K.
Butler, T.
Capel, Lt.-Col.
Carpenter, A.
C. B.-H.
Chelton, H.
Clark, James,
Clarke, F. G.
Coleman, R. J.
Crawford, J.
Derham, Henry,
Dessa, H. T.
Dicke, Capt J. R.
Dimoock, Hasil,
Dowling, D. G. A.
Dukes, Mrs.
Dundis, Mrs.
Dundis, Mrs.
Dundis, Mrs.
Easton, Percy H.
Elis, Mrs. Jus.
Entwiste, R.
Fez, Lt Col.
Finsch, Ferdinand,
Franklin, R. O.
Freise, C.
Cilhert, Mrs. M. Rice, W. J. L.
Roberts, J. R.
Roberts, J. R.
Robenson, W.
Rode, Capt. J. H.
Sharpe, Capt. A.
Shaw, H. J.
Sima, Miss. A.
Simpson, Percy.
Skiue, Major.
Smailwood, Geo.
Smart, Mrs. R. V.
Smith, J. C.
Speer, A. E.
Stanislaus, Walter,
Stewart, C.
Stone, Mrs. T.
Storey, A. Harmer, J. A.
Harrison, Dr. J. B.
Heath, Mrs.
Hughes, Capt.
J.herson, J. J. D.
Kelly, Miss G.
K. T. M.
Kukhride, J.
Lea, Jay.
Lemaitre, A.
Litke, de Louis G.
Llovd, E. T.
M. O.
MacDougall, D. M. O. NacDougall, D. McDonald, Miss, McLaughlin, John, Manfield, J. J. Marshall, Hon, Mrs. Storey, A.
Straw, Mrs. R.
Straw, Mrs. R.
Swingler, Mrs. C.
Swingler, Mrs. C.
Swingler, Mrs. C.
Thorpe, Sydney.
Tooms, Charles.
Townsend, Surg - Major
E Marshall, Hon. Mrs.
Geo.
Martin, H.
May, J. A.
Millard, G. N.
Millard, G. N.
Millard, Mr.
Minaeff, Mr.
Moore, W.
Nellie, Miss N.
Norris, H.
No. tille, Mrs. L.
Page, George,
Paliner, Col. A. P.
Parker, Mrs. A. H.
Perev, A.
Peterson, Pr. Geo.
Pmilips, W. G. St. V.
Philips, Henry.
Pike, H. R.
Pinkerton, William. E
Transche, Hern. J. Von.
Dren. Capt. T.
Walker, G. A.
Walker, G. E.
Walker, P. C.
Webster, T. E.
Wessenderft, Henri.
Whiteley, H.
Williamese, T. L.
Wilson, W. T.
Wood, Tempest.
Zaff, Corl. Freise, C. Gilbert, Mrs. M. Gilmour, Capt. D. C. Godfrey, J. B. Grant, Mrs. M.

#### Registered Letters.

Martiu, C. Nilson, Mrs. Peterson, A. Ross, A. Burnet, W. Godfrey, J. B. Guerner, H. J. Harris, Ashby.

Scott, Mrs. G. C. Steruzilles, David. Sternbergh, M. Taylor, Mrs. Cecil.

#### Unclaimed Letters held in the Barrackpore Post Office on the 29th March 1886.

Anderson, R. A.
Arrakiel, M.
Chowdhari, P. L.
Crawley, Mrs. P. G.
Cress, J.
Dalzlish, E. B.
Good, Miss,
Gordon, L.

Hadgkins, Mrs. Hart, Mr. and Mrs. Harvey, J. R. Hay, Mrs. Hobson, E. A. James, G. V. Kuight, H. B. Landale, J.

Mozumdar, Bepin Behari Pearson, Revd. A. C. Swinter, S. Thomas, Major C. F. Woon, Lt. J. B., 40th Regt.

E. HUTTON,

Presidency Postmaster, Calcutt.

# Calcutta, the 3rd April 1886. SEA AND FOREIGN MAILS.

1	Foreign Ma	ils for		•	clos	to of the at cutta	Per Steamer
1			-				1
M-1					1 -	April	P. & O. Str
Madras and C	cyion .	•	•	•	. , ,,,,,	24 pe ti	Chusan.
Colombo, Pen-	arg, Sing i	ore, I	long	-Kong	. 1		į.
Colombo, Pen- Shanghar,	arg, Srug q Yokohanci,	ore, I	long Aus	-Kong tranar	1		1
Shanghar, '	Yokohani i,	, nd	long Aus	Kong tranar	ı İrith	,,	From Bombay,
Shanghar, Colonies Forcigi Mail	Yokohani i, <i>a id</i> Bomba	, nd ov	Aus ·	tranar	r ith . th	"	From Bombay,
Shanghar, '	Yokohani i, <i>a id</i> Bomba	, nd ov	Aus ·	tranar	r ith . th		
Shanghar, Colonies Forcigi Mail- Ditto Book	Yokohani i, <i>z id</i> Bomba Post and l	, nd ov	Aus ·	tranar	r ith . th	**	I ron Bomb w.
Shanghar, Colonies Forcigi Mail- Ditto Book Rangoon and	Yokohani i, z <i>iá</i> Bomba Post and l Mouliaca	, nd ov Putter	Aus n Pa	tranar clet-	ı ı ıth cth	**	From Lombay,
Shanghai, Colonies Forcigi Mail- Ditto Book Rangoon and Akyah, Kyouk	Yokohani i, z <i>iá</i> Bomba Post and l Mouliaca	, nd ov Putter	Aus n Pa	tranar clet-	ı ı ıth cth	**	From Lombay,
Colonies Forcigi Mails	Yokohama, gui Bomba Post and I Mouliacon Phyoo, Sar	, nd ov Putter	Aus n Pa	tranar clet-	rith eth th	**	From Dombay, From Dombay, Str. Farutia

\* Also for Cape of Good Hore and Noted through United Kingdom, also and Aden for Magritha, Make See heller, Mayott, No. a be and Renmon can be torwarded

N.B - The letter-box will close at 7 fm precisely, or which lour Foreign letters fully prepaid and bearing an extra postages tamp of four (4) annus on each cover, will refree ved up to 7-10 fm.

It is hereby notified for general information that the following Mail Despatches to Ceylon will be made from the Calcutta General Post Office during April 1886.—

DATE OF CLOSENCE	Reeve.	
arl April 1985	The P * O Stranger from Coccas i.	
13th April 188	The P * O Stomer nor look at.	
Jath April 1 So*	By b. 1.8 N. Co., Tree t. Neverly	
17th April 1 5	P. P. & O. St. amer frei e. c. det c.	
22mg April 1880*	B. Sto I in Private Vessel	
2 ma April 188	Ly French St., met,	
	Pv.P. & O. Siyamer from Ben	
28th Ap il 1886	By P. S.O. Steamer Constant	
a8th April 158 .*	By B. I. S. N. Co.'s Payote Ve. 1	

<sup>\*</sup> There dates are subject to attraction in the even of departure to the

vessel being defaved  $N(B) = The I \operatorname{crite}(P) x$  will cook at T(P) x precisely, after which hencefetters fully prepared of roring an extra postage (tump of four Q) annual on each cover wally received up to T(J) = x.

. The rate of postage on betters convexed by private vessels is two (2) annus per  $\S$  or, open-payment companions).

. The postage on letters conveyed by the P  $(k,O)_k$  and Frenck Steamers is three (3) annas per  $\frac{1}{2}|\sigma|_k$  pre-payment optional).

E. HUTTON,

Presidency Post Muster.

# GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty founds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8, per eight-ounce tin,  $\tilde{R}$ 8-8; per pound tin,  $Rz\delta$ -8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates -- per four-ounce tin, \$3-8, per eight-ounce tin, R10-8, per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce ins, and twelve annas per pound tin, in addition o the foregoing rates.

# گورنمنت سنكونا فبري فيوج

یه دوا کوئینائیں کا خوب قائم مقام هی اور طابقہ کے بوٹانکل کارتیں یعنے کمپنی باغ کے سپرنشندند صاحب سے عوایک صفرم سوکاری واسطے سرکاری کام اور خیرات کے اور سواے اونئے جو کوئی ایک مشح بیس پوند حرید لینے سے بقیمت نقد حسب خرن ذیا خوید کوسکتے هیں یعنے نوخ چار اونس کے ثین کا جہار روبیہ آٹھہ آنہ : آتھہ اونس کے ثین کا آتھہ روپیہ آٹھہ آنہ :

اور عوام الناس بوتانكل كاردن يعنى كمپني باغ كے سپرنتندنت صاحب سے بتيمح نقد حسب ترخ ديك خريد كرسكتے هيں يعنى نرخ جار ارتس ثين كا پانچ روپيد أتهد أند ; ايب پرند كے ثين كا يس روپيد أتهد أند ; ايب پرند كے ثين كا يس روپيد

یہہ قدوا کلکتہ کے بڑے بڑے ولایتی اور دیسی دوا حاتونمیں معتقدی علی ماسواے نیست مذکورہ بالا نے متصول ذات جار آٹھہ ارنس نے تین کا آتھہ آنہ ; اور ایک پوئڈ کے ٹین کا بارہ آنہ '

# CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Lactory from Red Cinchona Bark The is a more perfect substitute for Quinine than the ordinary uncrystallized Febritage It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwaras at a time, from the Superintendent, Royal Botanic Garden, Seebpore, near Calcutta, for cash only, at the following rates: per four-ounce tin, R6-8; per eight-ounce tin, R12-8, per pound tin, R24. The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin, R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing rates.

# كوستلبن سنكونا دوائي سخار

لال سنگونا بارک عمی انک المی اور عبدہ دوا اور دولت ماکتری میں نبار ہوئی ہی معمولی ہے صاف کی عوبی دوائی بخار سے کوابن ہے لئے یہہ بہت حوب فائم معام ہی اور سبب پور منصل کلندہ ہے بوتائنل کارتان بعلی کبدی باغ ہے سپرنٹنڈیٹ صاحب سے ہرائک ملازم سرکاری طم اور حبرات کے لئے اور وہ لوگ حو ایک مشت بیس ہوند لین دفد اس حہار سے خرید سکتے ہیں بعنے چار آونس ہے این کا چھہ روید آئیہ آنہ آونس کے ٹین کا بارہ رویدہ آئیہ آنہ زور ایک بودی

N

N

اور عام لوگون کو بوٹانکل کارةن یعنے کمپنی باغ ک سبرنٹندنت صاحب سے نقد اسع مھار پر ممل سکتا می یعنی چار آونس ثبن کا آتهه روپبه آتهه آنه ز آنهه آونس کی ثبن کا سوله روبیم آنهم آنه اور ایک نوند نبق کا بنیس ۳۲ روبیه یهم دوا كلكنه ك بوي بوي ولابتي اور دسي دواهادون مين بهي بندي هي مخصول داك هار أوس كي نين ك لذ چار آنه ; أنهه وونس كى تين ك لله آنه آنه آور آبك پوخ كى تين ك للم بارہ آنہ علاوہ اوسر لدیے ہوئے نوخ کے ہی،

## METEOROLOGICAL PUBLICATIONS FOR SALE.

At the Meteorological Office, No. 5, Russell Street; also at Messrs. Thacker, Spink & Co., or at Messrs. Brown & Co., at the prices specified below .-

Report on the Meteorology of India in 1875, 4to, 89 pages text, \$07 pages tables, 5 charts | 488.

Report on the Meteorology of India in 1876, 410, 97 pages text, 340 pages tables, 5 charts

Report on the Meteorology of India in 1877, 4to, 193 pages

Report on the Meteorology of India in 1882, 4to, 152 pages text, 208 pages tables, 8 charts

Report on the Meteorology of India in 1883, 4to 150 pages text, 305 pages tables, 9 charts. | k | text, 303 pages tables, a

Indian Meteorological Memoirs, Vol. I. Part I. 4to 118 pages, 9 plates - 6,25

Indian Meteorological Memoirs, Vol. 1, Part II, 4to, 63 pages, 4 plates,

Indian Meteorological Memoits, Vol. I. Part III 4to, 86 s, 2 plates

Indian Meteorological Memoirs, Vol. 1, Part IV, 4to, 62 page , 5 plate-

Indian Meteorological Memoirs, Vol. I Part V, 4to, 57

Indian Meteorological Memoirs, Vol. I. Part VI, 4to, 62 pages - Ku-8.

• Indian Meteorological Memoirs, Vol. II, Part I, 4to, 78 a absten

Indian Meteorological Memoirs, Vol. II, Part II, 4to, co. pages, o piates.

Indian Meteorological Memoirs, Vol. II, Part III, 4to 68 pages, a plates.

Indian Meteorological Memoirs, Vol II Part IV, 4to, 232 R3. page-, 7 plates

Report on the Vizugapatam and Backergunge Cyclones, October 1876, pro 57 pages, 4 plates

Report on the Madras Cyclone of May 1877, 410, 117 pages text, 07 pages tables, 8 plates.

Rainfall Chart of India shown of the average initial distribution of (annual) (in colours) Sa.

Rainfall Map of India (o. two sheets, scale of miles to one m(h), showing the annual distribution of (aintail (in colours),  $\mathbf{K}_3$ 

Register of Original Observations of six stations in India for each of the years 1879 to 1884, corrected and reduced. Fach year, K.-8.

The Indian Meteorologist's Vade Mecum, Parc I [Instructions to Observes ]. R.

The Indian Meteorologist's Vade Mecum, Part Il [The Meteorology of India,

Tables for the Reduction of Meteorological Observations in India. R2.

#### HENRY F. BLANFORD,

Meteorological Reporter to the Government of India.

Catalogue of Charts issued at the Marine Survey Office, Bombay, by order of the Government of India, and soid at the Marine Survey Office, I. G. Dockyard, Bombay.

#### All Charts are corrected up to the date of Issue.

#### RED SEA.

Office No. of Chart. 276. Red Sea, in use sheets. Coptain T Elwon, R.N., 1871-72. Rosa the set. Kk.

Ll. 286. Anchorages in the Red Sea. Published in

Mersa Durur to Trinkitat, showing the approaches to Sawakin. Commander A. Carpenter, R.N., 1884. R1-12. L. 6277.

Mm. 294. Gulf of Suez. Captain G. S. Nares, R.N., 1871-

Office No. of Chart.

#### INDIAN OCEAN.

- 11. Indian Ocean · Curves of equal magnetic variation, 1880. By R. C. Carrington, F.R.A.S., 8a.
- 1258. Indian Ocean, Suez to Penang, including Zan-zibar and Madaguscar (Engraved). Physical and track chart. Compiled by R. C. Carrington, 1831.
- 1257. Arabian Sea, Western portion, with plans of Babel M. ndeb Strait and Zanzibar Harbour. Compiled from the latest Covernment Surveys, by R. C. Carrington, F. R.A.S., 1881. R2. Ο.
- 1257a. Arabian Sea, Eastern portion, with plans of Karachi, Bombay, Colombia, Galle and Madias, Compiled from the latest Covernment Surveys, by R. C. Carrington, F.R.A.S., 1851. R2.

#### PERSIAN GULF.

310. Bahrein Harbour approaches. By M. Chapman, I.N. 1874. Two sheets. Rt.

#### INDIA-WEST COAST.

- 16. Karachi Harbour By Navigating Lieutenant I C. Pa cor, R.N., 1883. Rt.
- Port of Salaya or Seraia. By Commander A. D. Laylor, I.N., 1879. Rt. N 25
- Bet Harbour. Navigating Lieutenant T. C. Pasco, R.N., 1884. Rt.
  Cutch Mandvi. By Commander A. D. Taylor, 1 N. corrected to (87). Rt. N
- 1217.
- N 1270. Okha Coast. By Licutenant Constable, I.N.,
- N.
- Kathiawar Coast. Two sheets Lieutenant Constable, I.N., 1853. R1-8
   Kathiawar Coast. Porebandar to Korynaur. Lieutenant A. M. Grieve, I.N., 1854. I wo sheets. R1-8.
  - Verawal Roads. By Lieutenants Constable and 27.
- Stille, I.N., 1883 corrected to 1878. Rt.

  Shial Bet. By Navigating Leutenant T. C.
  Pascoc, R.N., 1884 Kt. N. 1274.
- Mahuwa. By Navigating Lieutenant T. C. Pas-coc R N., 1884. Rr. 1273. K
  - Bombay Harbour. By Officers of Marine Survey, 1886 2. R. 66.
- Port of Bombay. By Navigating Lieutenants Petley and Piscoe, R.N., (Specific 12a). ĸ
- Sketch of the Entrance to Rajpuri River. By Navigating Lieutenant W. P. Haynes, R.N., 1876 M 30.
- Ratnagiri, including Mirya and Kalhadavie Bays By November Lemtenant F. W. Jurad, R.N., F.R.A.S., (878, R). Kundari Island to Chail. By Navigating Leutenant F. We Jarrad, R.N., F.R.A.S., 1870. M. 1100
- 1231.
- Chaul and Entrance to Kundalika River. By Navigating Lieutenam F. W. Jarrad, R.N., F.R.V.S., (870 R) 1232.
- Rajapur Bay and Viziadurg, with adjacent C. H. By Navigating Lieutenant F. W. Jarrad, K.N., F.R.A.S., 1870 Rt.

  Malvanto Vingoria. Commander L. S. Dawson, R.N., 1885 Rt. 1191
- 1205
- Jaygad and Entrance to Shastri River. By Navigoting Positionant F. W. Jarrad, R.N., F.R.A.S., (87). R1. M 1233.
- Dabhol and Entrance to Washishti River. By
  Navig thing Launtenant F. W. Jarrad, R.N.,
  F.R.V.S., 1870. R1. 1234.
- Bankot and Entrance to Savitri River. By Navigating Lieutenant E. W. Petley, R.N., 1880 Et. 1252.
- Agoada to St. George's Islands, including Goa and Marmagao Roadsteads. By Nivigating Licutenant I. W. Petley R. N., 1881. Rt. 1263
- Marmagao Roadstead. By Navigating Lieut-enant F. W. Petley, R.N., 1881. Rt. 1264.
- Sadashivgad Bay, including the Port of Kárwár K 63 Sadasmigat Bay, including the Fort of Karwar and Beitkul Cove. By Navigating Lieutenant E, W. Petley, R.N., 1880. Rt.

  Cochin River, Bar and Roadstead. Commander L. S. Dawson, R.N., 1883. Rt.
- 80. J.
- Narakel Anchorage. Compiled from the latest Government Surveys, 1875 Sa. L. 1176.
- I. 851
- Outlon Roads. By Navigating Lieutenant T. C. Pascoe, R.N., 1883. Rt.
  Lakadive Group—Cherbaniani Reef, Chitlac and Kilton Islands. By Lieutenasts Selby and Taylor, I.N., 1848. 12a.

  Byramgore Reef or Chereapani, and Angria Bank. By Lieutenants Selby and Taylor, I.N., 1848. 8a. K. 61.
- Bank. B L.
- Kolachel Roadstead, with plan of Enciam Rocks. Surveyed by M. Chapman, I.N., 1875. RI-S. J. 81.

Office No of Chart.

#### EAST COAST OF INDIA-BAY OF BENGAL CEYLON, &c.

- 15b. Cape Comorin to Cocanada, including the Island of Ceylon. Compiled from the latest Government Surveys, by R. C. Carrington, F.R.A.S., 1876. R0-12.
- Tuticorin Roadstead and Harbour. Surveyed H. 1218. by M. Chapman, I.N., 1879. Rt.
- Approaches to Jafnapatam. Compiled from the latest Government Surveys, 1878. Rt. G. 93.
- Paumben Pass. Surveyed by M. Chapman, I.N., G 05 1878. Ri.
- Approaches to Paumben Pass. Surveyed by M Chapman, I.N., 1878. Rt. G 1184.
- Mullaitivu or Moeletivoe. By J. Donnan G. 1235.
- Batticaloa Roadstead. By J. W. O'Dowd, Surveyor General's Department, Ceylon, 1881. 8a. G. 1256.
- Colombo Harbour and its approaches. Compiled from the latest Government Surveys, 1878. G 1175.
- 1171. Approaches to Point de Galle Harbour, Ceylon-By 1.11. Twynam and Commander A. D. Taylor, 1877. R1. G.
- Bay of Bengal, Western Sheet. Compiled from the latest Government Surveys, by R. C. Carring ton, F.R.A.S., (87) R2. F. 1030
- Bay of Bengal, Eastern Sheet. Compiled from the latest Government Surveys, by R. C. Carring-ton, I. R.A.S., 1879 K2 F 1030.
- F 1200.
- Negapatam and Nagore. By Licente and M. H. Smyth, R.N., 1884, R.L.

  Madras Roadstead. Surveyed by Nagogating Licentenant F. W. Jarrad, R.N., E.R.A.S., 1876. 105
- Vizagapatam. By Commander P. J. Usie, I.M. 1207 Kira.
- F. Calingapatam. By Lieutenant M. H. Smyth 1275
- Orissa Coast, Narsapur Point to Palmyras
  Point, adapted to the affect determinations of
  the G. I. S. and onservations by Commander A
  D. Taylor, I.N. Compiled by R. C. Carrington,
  F.R.A.S. corrected to associate. 1172.
- 15c. Cocanada to Basse n River. Compled from the latest Government Success, by K. Carring-ton, F.R.A.S., 4830 (K)=42.
- Coringa or Cocanada Bay, snown or the North-ern Cochevery Mouth. By Navigatory Contenant G. C. Hammord, R.N., 18, 5, 18, 8 F.
- Dhamra and Baitaram Rivers. By Commander L. S. Dawsen, P. N., 1883. R. 1. 100
- False Point Harbour and approaches. By Navigatin Lieutenant G C Hammond, R N., 1970, corrected to 1880, by Commander A D Taylor, I N. R ۲. 1105
- Hooghly River. Luff Point to Anchoring Creek, showing the times and Mary Shoars and entrance to the Roopterian River. By Navigating Lieutenant Cochlan, R.N., 873, Kr. 8.

  Megna River, in toil shears. Commander 4., S. Dawsin, R.N., 383, B., these t. 117.
- F. 110
- False Point to Mutla River, showing the approache to Sandheads. I com the late t Government Surveys. Compiled by R. C. Carrington, I.R.A.S. connected to its. E 115.
- F. 1130 Mutla River to the Chittagong Coast. Compara from the lifest Government Screen, 870, E.
- Chittagong or Kornafuli River. Surveyed by a Lieutemant G. C. Hummond, R.N., 1870 Ki D 120

#### COAST OF BURMA, &c.

- Elephant Point to Cheduba. Published in 1874 D 120
- Bassein River to Pulo Penang, including the Ancimar and Nacobar Llands— Compiled from the least Cov. (m. etc. Success, by R. C. Carrington, P.R.A.S., topic—R.». 17.0
- Corenge Island to White Point, including the Golf of Marchiae Compared from the latest Government Survey, b. P. C. Curington, F.R.A.S., cor. et d'out., ki. €. 134
- 137 Prepatis North Channel and Entrance to Bassein River. By Commender A. D. Taylor, I.N., and its a too ento at C. at a Compiled by R. C. Goron fon, E. HASS 1971. Ev. 1270. Rangoon River, refour sheets. By Commander L. S. Da eson R.N., 1883. Ry.

  149 Port of Rangoon. By Commander L. S. Daw son, R.N., 1883. Rt.

  145. Entrance to Salween (Maulmain) River. Surveyed by Navigating Lieutenant F. W. Jarrad, R.N., F.R.A.S., 1877. Rt.

  146. Port of Maulmain. By W. Maurice Bean, I.M., 1880. Rt. C
- C
- C.
- C. 1880. Ki.

•

Office No. of Chart

- 151. Coast of Tenasserim Tavoy River, from a sketch by Lieutenant R. Moresby, with corrections and additions by Commander A. D. Taylor, I.N., В.
- 161. Stewart's Sound. By D. Paget-Jones, Commanding I. G. S. Kwangtung, 1881. Rt.
  171. Port Mouat, Andamans. Surveyed by F. W. Allen, Commanding I. G. S. Constance, 1880. Rt. A.

# SIAM-MALAY PENINSULA, WEST COAST.

- 1173. Hayes Island to the Pilgrims Surveyed by Commander A. deRichelieu, Siamese Navy, «1877. Κ1.
- Kopah Inlet, from a Sketch by Commander A. D Laylor, I.N., 1876. R1.
  Salang Island (Junkseylon). Commander A. 159.
- 1164. В. deRichelien, Siamese Navy, 1876, R1.

- GULF OF SIAM.
  Siam Gulf, West Coast, Hilly Cape to Lacon
  Bight. Surveyed by Captain A. J. Loftus,
  Stanica Navy, 1872 Rt. Z%e 1177
- Siam Gulf, West Coast, Lacon Bight to Lem Chang P'ra. Surveyed by Captain A. Loftus, Siames Navy, 1-72. Rt. ZZe 1179.
- Patam Bay, Surveyed by Captain A. J. Loftus, Sames Navy, 187. Sa ZZ- 1174
- Singora Roadstead and Inner Harbour. Sur-ZZe 1178. ky, d by Caption A. J. Lorius, Same a. Navy, 1872.
- Lacon Roads. Surveyed by Captin. A. J. Loftus, Stamest Navy, 1871-7 R1 ZZe 1180
- Samue Strait. Surveyed by Captain A. J. Latter, Sames Nixy, 1871-7, 1883.

  Languen Roads. Surveyed by Captain A. J. Lotter, Sames Navy, 18, 1975. Rt. ZZc 1181
- ZZc 1182
- Island of Cyprus. Captain T Grave, R N , 1849 us.

List of Books for sale at the Library of the Asiatic Society of Bengal, No. 57, Park Street, Calcutta, and obtainable from the Society's London Agents, Messrs. Trubner & Co., 57 and 59, Ludgate Hili, London, E.C.

#### BIBLIOTHECA INDICA.

#### SANSARII SIRIIS

- 1. Atharvana Upanishads, (Sans ) taser 1-V at annae 10 each Ritz
- 2. As'avalayana Grihya Sutra, (Sans) fasci 4 IV. at annas
- 3. Agni Purana, (Sona) fisci I NIV at annas 10 each. R. -12.
- Altareya Aranyaka of the Rig Veda, (Sans.) tasci. I—V. at annas to each. R; 2.
   Aphorisms of Sándiliya, (Eng.) fasci. I. 10a
- 6. Aphorisms of the Vedauta, (Sans.) fasci III-XIII, at aimas royach. Ro 14.
- Brahma Sutras, (Fig.) have,  $I = \Re a$
- 8. Bhamati, (Sans) fasci. I VIII at annies to each R5.
- 9. Brihat Aranyaka Upanishad, (Sans.) fasci. VI. VII & IN, at annas 10 mich Risiq
- 10. Brihat Aranyaka Upanishad, (Eng.) fasci II-III at uma to cach R: 4
- 11. Brihat Samhitá, (Sans.) fasci. I. III. V-VII. at annas 10 caea | R., 12
- 12. Chaitanya-Chandrodaya Nataka, (Sins) fasci II-III at anna 10 each Ri-1
- 13. Chaturvarga Chimamani (Sans ) Vols I, fasci. 1-11 U. 1 25, 111, 1 11, at annas to each faser 1,20 0.
- 14. Chhándogaya Upanishad, (Eng.) fasci II. 10a
- 15. Das'a Rúpa, (Sans) tase: 1-III, at 10 annas each.
- 16. Gopatha Bráhmana, (Sans and Eng.) fasci. I & II, at 1.1.4 ana i- To cach
- 17. Gobhiltya Grihya Sútra, (Sans.) fasci. I. XII. at annas foreich. Rys.
- 18. Hindu Astronomy, (Eng.) tiset I- III, at annas 10 each, R1-11
- 19. Katantra, (Sans.) fasco 1 -VI et rupeo reach. R6.
- 20. Katha Sarit Sagara, (Eng.) fasci 1 NIII. at rupee 1 each. R13
- 21. Lalita Vistara, (Sans.) fasci. I VI, at annas 10 each.
- 22. Lalita Vistara, (Eng.) fasci. I-II, at rupee 1 each. R2.

- 23. Maitri Upanishad, (Sans. and Eng.) fasci. i-lii, in one
- volume. K1-14. Mimánsá Ďarsana, (Sans ) fasci. II XVII, at annas 10 each. R10.
- Márkandeya Purána, (Sags.) fasci IV-VII, at annas 10 each. R2-8.
- 26. Nrisimha Tápaní, (Sans) fasci. I-III, at annas 10 cach.
- 27. Nirukta, (Sans ) Vol. I, fasci 1-6, Vol. II, fasci. 1 & 6, at annas 10 each fasci. R7-8
- 28. Nárada Pancharátra, (Sans.) fasci IV, at annas 10 each. 10a.
- 29. Nyáya Darsana, (Sans.) fasci. 1 & III, at annas 10 each
- Nítisára or The Elements of Polity, by Kamandaki, (Sans ) fasci II-V. R2-8
- 31. Parishtaparvana, (Sans) fasci I--III R1-14
- 32. Pingala Chhanda Sútra, (Sans.) fasci I-III, at annas 10 cach. R1-14
- 33. Prithiráj Rásau, (Sans.) Medi. I-V, at annas 10 cach
- 34. Prithiráj Rasau, (Eng.) fasci I. Ri
- 35. Páli Grammar, (Eng.) fasci 1 & II, at annas 10 each. R1-4
- 36. Prákrita Lakshanam, (Sans.) bisci 1 Ri-8
- 37: Tarasara Smriti, (Sans ) fasci I III. Ri-14
- 38. Srauta Sutra of Apastamba, (Sans.) faser I—annas 10 each Ro-4
- S'rauta Sutra of A's valáyana, (Sans ) lasci I XI, at annas 10 each Ro 14
- 40. Sranta Sútra of Látyayána, (Sans) fasci I-IN, at annas 10 cach R5-10,
- 41. S'fauta Sutra of Sankhyana, (Sina) fasci. I 100.
- 42. Sama Veda Samhitá, (San + Vols I fasci, 1--10 II 1-0, III, 1-7, IV, 1-6, V, 1-8, at annas 10 each fesci. R23-2
- 43. Sahitya Darpana, (Eng.) fasci I -IV at annas 10 euch R2-8.
- 44. Sankhya Aphorisms of Kapila. (Eng.) fasci. I & II, at annas 10 e ich. Rt-4.
- 45. Surya Sidhánta, (Sana) feor A'
- 46. Sarva Darsana Sangraha, (Sans ) fasci 11 10a
- 47. Sankara Vijaya, (Sans) from H & III. at annes to each Red
- 48. Sánkhya Pravachana Bháshya, (Eng.) tasc. III.
- 49. Sankhya Sara, (Since) tasca, I
- 50. Susruta Samhita, (Eng.) facer 1 & II, at Ri cach R2 5
- 51. Taittiriya Aranyaka, tasen I XI, at annas 10 each.
- Taittiriya Brahmana, (Sin.) fisci I+ NNIV, at annes 10 cach. K15
- Taittiríya Samhitá, (Sans.) faoci. 1- XXXII, at ann is 10 cach R20
- Taittiriya Pratis aknya, (San.) fasci. 1 lil. at annas 10 cach, Ri-14.
- Taittiriya and Aitareya Upanishads, (Sans ) taser  $11\ \&$ III, at annas 10 each Ri-
- Taittiriya Aitareya S vetas vatara Kena I's a Upanishads, (Eng.) ta ci. 1 & D, at annas to cach. ki-4
- Tándya Brahmana, (Saus ) tasce I-s XIX, at annas to each. K11-14
- 58. Tatta Chintamani, (Sans) fasci. 1 & 11 at annas 10 each R1-4
- 59. Uttara Naishadha, (San-) fasci II NII, ir annas to R0-14
  - Wayu Purana, (Sans.) Vol. f., toar. 1 -0. Vok. II, frac. 1-5, at anna 10 each fasci. Ro-14. Vishnu Smriti, (Sais) fasci I -II, at annas 10 cach.
  - Yoga Sutra of Patanjli, (Sans. and Eng.) taser I-V
- at annas 14 cach. R4 0
- 63. The same bound in cloth. R5-2.

#### . ARABIC & PERSIAN SURBES

- 1. 'Alamgirnámah, with Index, (text) fasci. 1-- XIII. at annas 10 cach. RS-2
- Ain-i-Akbarí, (tow) tiscu I AXII, at rupce 1-4 each. K27-S
- 3. A'm-i-Akbari, (Eng.) Vol. 1. tasci 1-VII Riger
- Akbarnamah, with Index, (text) fasci I N.S. at inper 1-4 each R37-8
   Bádshénámah, with Index, (text) fasci I NIN, at annas 10 each. R11-14
- 6. Beale's Oriental Biographical Dictionary, pp 201, 4to thick paper, ac supers 4-12, thin paper, R4
  - Dictionary of Arabic Technical Terms and Appendix, fasci. I XXI, at rupee 1-4 each. R26-4.
  - 8. Farhang-i-Rashidi, (text) fasci. I-XIV, at rupee 1-4 each. 217-2

- 9. Fihrist-i-Túsí or Túsy's list of Shy'ah Books, (text) fasct. I-IV, at annas 12 each R3.
- 10. Futúh-ul-Shám Wáqidí, (text) fasci. I—IX, at annas 10 each. R5-10.
- Futúh-ul-Shám Azádí, (text) fasci. I IV, at annas 10 each R2-8
- 12. Haft Asmán, History of the Persiau Masnawi, (text) fasci, I Ri.
- 13. History of the Caliphs, (Eng.) fasci. 1-VI, at ruper 1
- 14. Iqbálnámah-i-Jahángíri, (text) fasci I-III, at annas 10 cach R1-14
- 15. Isabáh, with Supplement, (text) fasci I-XXXVII, at annas iz each
- 16. Maghází of Wáqidi, (text) fa-ci. 1 -V, at annas 10 each, R3-a
- 17. Muntakhab al-Tawarikh, (text) fasci I-XV, at annas
- 18. Muntakhab-ul-Twarikh, (Eng.) Vol. II, tasci. I & II, at rapice reach. Ra.
- 19. Muntakhab-ul-Lubab, (text) fasci, I--XVIII at annas or each, and fasci XIX with Index at annas 12 R12
- 20. Ma ásir-i-Alamgíri, (text) taser I-VI at annas to each. R3 12
- 21. Nukhbat-ul-fikr, (text) fo cu I
- 22. Nizámí's Khiradnámah-i-Iskandarí, (text) fasci 1 & 11, atrupce reach, R2.
- 23. Suyuty's Itqan, on the Exegetic Sciences of the Koran with Supplement, (text) fasci H-IV, VII-X, at rupee 1.4 (ach R5-12 r 4 cach
- 24. Tabaqat-i-Nasiri, (text) fasce I-V at annas to each.
- 25. Tabaqát-i-Nasiri, (Eng.) tasci 1-XIV, at supec 1 cach. Rina
- 26. Tarikh-i-Firuz Shahi, (text) tasco I- VII at annas 10 each
- 27. Tarikh-i-Baihagi (text) fasci I IX, it annus 10 each
- 28. Wis o Ramin, (text) faser, I-V at annas to each, K; 2.
- 29. Zafarnamah, fasc., 1 10a

#### ASIATIC SOCIETY'S PUBLICATIONS.

I. Asiatic Researches, Vot. VII 1N to N1. Vot. XIII and XVII, and Vots XIX and XX are upsets to each

Asiatic Researches, Index to Vols 1-XVIII

- 2. Proceedings of the Arrive Society from 1865 to 1869 on that me is a per No., and from 1870 to date, at name 8 per N
- 3. Journal of the Asiat & Society to, 1843 (12) 1844 (12). parnal of the Asian Soperty to, 1843 (12), 1844 (12), 1877 (10), 1846 (12), 1847 (10), 1848 (12), 1849 (12), 1850 (10), 1849 (10), 1850 (10), 1850 (10), 1850 (10), 1857 (10), 1
- $N_s B = T \alpha + \alpha \beta + \alpha$ 
  - Centenary Review of the Researches of the Society
  - from 1734 1883 R.
    General Chair wham's Archæological Survey Report for 1863-64 (1xt No 1 1 5 (1 1801)
  - Theobald's Catalo the of Reptiles in the Museum of the Asiatic Society (Poin No. J. A S B., 1868) 132
  - Catalogue of Mammels and Brds of Burmah, by E Blyth (Lora No. 1 A S Be (8 c) R4
  - Sketch of the Turki Languare as spoken in Eastern Turkestan, Part II, Vocabulary, by R. B. Shaw, (Lyria No. 1-A, S. B. 18, N. R4.

    A Grammar and Vocabulary of the Northern Balochi
  - Language, by M. L. Dames (Extra No. J. A. S. B. 1800) R1
- 4 Introduction to the Maithili Language of North Bihar, by G. A. Grierson, Part I, Grammar (Expa No., J. A. S. B., 1850) rupers 2, Part II, Chrestomathy and Voc. in my (Pxt., No., J. A. S. B., 1852). R4.

  5. Ani.-ul-Musharriti. R3

  6. Catalogue of Fossil Vertebrata. R2

- Catalorue of the Library of the Asiatic Society, Bengal, Rys
- Examination and Analysis of the Mackenzie Manuscripts, by the Revd. W. Taylor. R.
- 10. Han Koong Tsew, or the Sorrows of Han, by J. Francis Davis
- 11. Istilahat-us-Suliya, edited by Dr. A. Sprenger, Svo.

- 12. Ináya. a Commentary on the Hidayah, Vols. II and IV, at rupees 10 each | R32
- 13. Jawami-ul-'îlm ir-riyazî, 168 pages, with 17 plates, 4to Part I. Ra.
- 14. Khizánat-ui-'ílm. R4
- 15. Mahábhárata, Vols III and IV, at rupees 20 each R40.
- 16. Moore and Hewitson's Descriptions of New Indian Lepidoptera, Parts I II, with 5 coloured Plates, 4to, at rupees 6 each 402
- 17. Purána Sangraha, I (Markandeya Purána), Sanskrit.
- 18. Shari at-ul-Islam. Ri
- 19. Tibetan Dictionary, R10. 20. Tibetan Grammar, R8
- 21. Vuttodaya, edited by Lt -Col. G E. Fryer. R2.
  Notices of Sanskrit Manuscripts, fasci 1—XIX, at rupee I each Rio.
  - Nepalese Buddhist Sanskrit Literature, by Dr. R. L. Mitra R5

#### THE INDIAN LAW REPORTS.

PUBLISHED UNDER AUTHORITY

- The Indian Law Reports, published under the authority of the Governor General in Council, appear in monthly parts published as soon as possible after the first of each month at Calcutta, Madras, Bombay, and Allahabad, and comprise four series,—one for the Calcutta High Court, a second for the Madras High Court, a third for the Bombay High Court, and a fourth for the Allahabad High Court. The cases heard by the Privy Council on appeal from each High Court are reported in the serie, for that High Court—Cases heard by the Privy Council on appeal from Provinces in In a not subject to any High Court are reported in the Calcuta Series.
- The Calcutta Series is distributed by the Bengal's retariat; the copies for subscribers registered by Moster inacket, Spink & Co. are distributed by the firm, and the Madras, Hombay and Allahabad. Series are distributed out of from Madras. Bombay, and Allahabad respectively.
- In supersession of previous advertisements in and from the 1st January, 1885, the terms of subscription and sale will be as follows:—

Terms of subscription, to xab's annually advance For the complete Sches, tretha ng fostege K -> 8 V ut With postage For the Calcutta Series . . Kic o R12 8 ,, n o

each of the Majree, Pombay and Allahabao Series

a part of the Calcutti Series purchased separately inclusive of postage in India.

a part of the Madras, Bombay and Allababad Series purchased Allababad Series purchased separately inclusive of postage in India

Persons desiring to subscribe for, or purchase, the Reports hould apply to-

Messrs Thacker, Spink & Co., Calcutta.

- Thacker & Co., Bombay
- Higginbotham & Co., Madras.

The Government Central Book Depot, Bombay.

- .. Curater of Government Booles, North-Western Provinces and Oudh.
- ... Superintendent of Government Printing, Bengal.

Orders and subscriptions for 1885 should be at once remitted

#### NOTICE.

Indian Law Reports.

Advertisements will be received for publication on the wrapp. is of the lodian I aw Report, Calcutta Senes, by the Calcutta Central Press Company, "I muted," 5-1, Council House Street, at the following rates, payable in advance A.

				O	16	Half	Quarter
				por	C.	page.	page
For one issue				K	15	Kio	K o
, three issues		•	٠.	. ,,	40	,, '5	14, ر
				,,	70	,,40	,,25
"twelve,,"					110		45
	 1	:	11 1		4 1		- l

At these rates the advertisers will have the option of changing their advertisements in each issue.

THE BENGAL LAW REPORTS.

A few sets of the Bengal Law Reports (Volumes 1 to 15) are available at Messrs. Thacker, Spink & Co., Calcutts, at \$375 a

A Manual of Reference to the Examinations in Oriental languages, with the latest orders of Government, and specimen papers of the various standards. By Lieutenant-Colonel H. S. JAKRETT. New Edition R4.

For sale in Karbutana to Officers stationed there
Moore's Manual of Family Medicine for India, 4th Edition. PriceTo Government Officers (except those mentioned below) and

to the public it large, R4.

To all Officers employed in Government Departments who are in receipt of salaries under k500 per mensem, on a certificate being formshed declaring that the book is to be purchased only for the personal use of the officer. R3 (84)

A Manual of Tibetan, being a Guide to the Colloquial Speech of Tibet, in a series of progressive Exercises by Major T. H. Lewin, L.F. 6.S., of the Bengal Staff Corps. Late Deputy Commissioner of Darjeeling. Ro (3a.) Copies are to be had at the Office of the Director of Public Instruction. Copi vare in Instruction.

Annual Statement of the Seaborne Trade and Navigation of the Bengal Presidency and of its Chief Port (Calcutta) and each of its Subordinate Polts (Chittagong, Ballasore, Cuttack, Pooree, and Naraingunge). Volumes Land II - Proc 820 for 1884-65. Published at the Calcuta Costoni House. Previous years' volumes can also be obtained at the same price.

#### BOOKS AND PUBLICATIONS

FOR SALE BY THE

# SUPERINTENDENT OF GOVERNMENT PRINTING, BENGAL

WRITERS' BUILDINGS, CALCULTA.

NOTICE -Poors required for private use only can be purchased. Applications should be accompanied by a remittance, unless it is wished that the books should be year by walm - pay it he rost, in which case, besides the ordinary for tage, an educational charge will be made for registration and commission.

Books required for the public service should be obtained through the Helds of Deartments

87 The amounts action parenthers are for packing and postage.

### GENERAL DEPARTMENT.

Report of the Director of Public Instruction for 1884-85

Code of Regulations for European Schools in Bengal for Kt (1a 0/c.)

Bengal Administration Report for 1884-85. Ró (10a.)

., 1 0

Map of Bengal, 1873. R2 (2a)
Ditto 1874 75. R2 (2a.)

Seven Grammars of the Dialects and Sub-Dialects of the Behari Language By G A Grierson C.S.

Part 1 Introduction.
Part II. Bhoppur Dialect.
Part III. Bhoppur Dialect.
Part IV. - Modfil Bhoppur Dialect.
Part V. - Soath Maithib Dialect.
K(-)(a,) cach.

Rules under the Inland Emigration Act I of 1882 8a. (3a.) Annual Report on Inland Emigration for 1884. Rr (3a.)

#### MARINE.

Abstract of the Rules of the Road at Sea in Famil. Ri

Ditto ditto in Telegu. Ri (1a. 6p) The Bengal Pilot's Code of Signals. R3 (2a. vp.)

#### FINANCIAL DEPARTMENT.

Report of the Excise Commission, 1883-84. Vols. I and 11. KS (Sa.)

Bengal Census Report, 1881. R10 (R1 14.)

Report on the Dyes and Tans of Bengal. By H. W. M'CANN, M.A., D.S.C. Full bound, cloth, R2-S (3a. 6p.) • Family Medicine for India. Fourth Edition. By Surgeon Major Mooks. Super-royal 8vo, full cloth, K4 (6a.) to Government Officers on receipt of salaries under \$500 per mensem, on their certifying that the book is to be gurchased for their personal use.

Papers regarding the Tea Industry in Bengal. R3 (3a.) Census of Calcutta and its Suburbs, 1881. R4 (4a)

Report on the Internal Trade of Bengal for 1876-77 to 1883-84. Ro (8a) each.

Report on the River-borne Traffic of the Lower Provinces of Bengal and on the Inland Γrade of Calcutea for 1854-87, R6 (8a.)

Report on the Cultivation of, and Trade in, Ganja in Bengal. R1-8 (2a.)

ditto in Iute. R8 (7a)

Report on the Food-grain Supply and Statistical Review of the Relief Operations in the distressed districts of Behar and Bengal during the Famine of 1873-74. By A. P. MacDonnerr, of the Bengal Civil Service. 183-5

Prices of Food-grains, Firewood, and Salt in Bengal, from 1860 to (878. R2 (30.)

A Statistical Account of Bengal. By W. W. HUNDER, B.A., LL.D., Director-General of Statistics to the Government of India.

Vol. I 24-Pergunnalis and Sunderbuns

Vol. H. Nadiya and Issor.

Vol.

• H. Namya and position.
• H. Munapur, Hugh, and Howith. Vol.

Vol IV. Bardwan, Banki ra and Bubhum

V. Dacca, Bakarganj, Paridpur and Maimansing.

VI. Chittaeong Hill Tracts, Chittagong, Noakhali, Tipperah and Hilb Tipperah. Vol.

VII. Maloah, Rangpur and Dinagepur. Vol.

VIII. Rajshahi and Bogra. Vol.

•Val. 1X, Mur indabad and Pabna.

Vol X. Daruling, Jalpaiguri and Kuch Behar State.

XI, Patna and Saran Vol.

XII. Gaya and Shahabad. Vol.

Vol. XIII. I what and Champaran.

Vol. XIV. Bhagalpur and Santal Parganas

XV. Monghyi and Purmah. Vol.

Vol. XVI. Hazaribagh and Lobardaga.

Vol. XVII. Singhhum, Pribatery States, and Manbhum.

Vol. XVIII. Cuttack and Balasor

Vol. XIX, Parrand Imbutary States of Orissa.

AN, Eisheries and Botany of Bengal, with General Inde x

Vol. XX. General Index only.

Price per volume, K4 (5a.)

#### JUDICIAL.

Civil Suits. 1880 2a (1a)

Factories Act XV of 1881, with rules and forms 2a. 6p (la.)

Rules and Notifications under the Arms Act, in Bengaii

Ditto

Urya 2a (1a.)

Ditto

Urdu. 2a. (1a)

# PUBLIC WORKS DEPARTMENT.

The Safe Use of Steam, in Bengali. 2a (1/a.)

Distribution Return of Officers and Subordinates employed under District Road Cess Committees Corrected up to 1st January 1880. 2a. (\frac{1}{2}a.)

List of Officers of the Public Works Department, Bengal. Corrected up to 1st January 1880. ba. (1a. bb.)

Memoranda on the System of Brick-making at Akra. By A. G. Bremner, Assistant Figure 1 - Kt (4a)

## APPOINTMENT DEPARTMENT.

The Quarterly Civil List for Bengal, corrected up to 1st January 1886. K3 (4a.)

#### REVENUE.

Rules under the Bengal Tenancy Act in English. 2a. (†a. Rules under the Bengal Tenancy Act in Bengali. 2a. (1a.)

Rules under the Bengal Act in Hindi. 2a (4a)

Official Report of the Calcutta International Exhibition. 1883-84 Vols. I and II.

In full vellum, R6-8 (R4-7.)

In full cloth, R5-1 : (R4-2)

Bihar Peasant Life. Blustrated. By G A GRIERSON, Eq. B. ( S. R<sub>2</sub> (a)

Certificate Procedure, 1885. Sa. (10 65)

Rules for the Guidance of Officers in the administration of the Salt Department. R 1-4 (3a)

Board's Rules, or Rules for the guidance of Officers engaged in the administration of the Revenue Department in the Lower Provinces of Bengal. Vols I and II. ment in the Lower Provinces of Dengal, vois Land II. R4 (sa.) and R4 (sa.) interleaved copies, R5 (8a) and R55 (8a) respectively. Printed sings containing alterations and additions will be available to purchasers monthly at R2 per annum, including postage.

Bengali Translation of the Revised Salt Manual. 4a (6p.) Bengal Embankment Manual. R2 With Map. R3 (4a.)

Memorandum on the Revenue History of Chittagong. By H. J. S. COLLON, C. S. R. 4 (44)

Village Directory of the Presidency of Bengal-

I Buidwan.

Vol. II. Bankura.

III Bearbhoom. Vol.

Vol. IV Main apore

V Hooghly Vol VI Howesh.

Vol. Val. VII 24-Percunnalis

Vol VIII Khoolna,

Cal X. Lessue

Vol. XI Mootsh dahad.

Vol. XII. Dinagepore.

Vol. XIII. Rashaha

V of XV. Bogia.

Vol XVI. Pubna Vol. XVII Diriceting

Vol. XVIII. Julpagorec

Vel. XVIIIA. Cooch Benar.

XIX Dacca Vol.

Val XX Forrecdpore.

Vol. XXI Backergunge,

XXIII Tipperah. Vol

Vol XXIV. Noal nat.,

NNV Chirtagony District and Chittagong Hill Vol. Leats

XXVI. Patna.

Vol. XXVII Gva.

NNIN, Durbhanga Vol

Vol. XXX Mozufferpore.

Vol •NNXIII - doughyt. Vol. XXXV. Parneah,

Vol. XXXIX Bulasone,

XLR. Lohardagga.

Ri-Seach (2a) per copy

#### MISCELLANEOUS.

Reports on the Effects of Artificial Respiration, Intravenous Injection of Ammonia, and Administration of various Drugs,&c., in India and Australian Snakepoisons. R3 (4a)

A Report on the District of Jessore: its Antiquities, its History and its Commerce. By J. WESTLAND Esq., C.S. R.3 (3a)

Report of the Vizagapatain and Backergunge Cyclones of October 1870. R3 (14)

Winds of Northern lydia. R1 (22.)

Manual of Materia Medica, in Urdu. Ey Shaik Akbar ALIN, Sa. (201)

Buddha Gaya, the Hermitage of Sakya Muni R 30 (R1-4. Further Notes on the Rungpore Records, Vol. II. By E. G. GLAZIER, C.S. R. (2a.)

Selection of Papers regarding the Hill Tracts between Assam and Burma, and on the Upper Brahmapooter. **k**5 (40.)

Descriptive Ethnology of Bengal. By Colonel EDWARD TUIL DALTON.

. H45 Bound copies • **35** , ~. Unbound copies



# The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 3, 1886.

Separate paging 's given to this Part in order that it may be filed as a separate compilation.

### PART III.

Advertisements and Notices by Private Individuals and Corporations.

#### BRITISH BURMA.

#### NOTICE.

DEPUTY COMMISSIONER'S COURT, DISTRICT THONEGWA.

The 4th February 1886.

Civil Side Miscell infous Case No. 4 of 1885.

IN THE MATTER OF THE ESTATE OF G. J. ROBERTS, DECEASED.

Whereas G. J. Roberts, late Manager, Government Tobacco Plantation, Maubin, Thonegwa District, died intestate on the 5th January 1885. Notice in pursuance of the 7th Section of Regulation V of 1790 is hereby given to all persons claiming to have any interest in the property and credits of the said G. J. Roberts, deceased, to appear in the said matter (if they think fit so to do) either personally or by a duly authorized agent, on the 15th May 1880, when the Court will proceed upon all the claims and pronounce judgment in the matter.

Dated Maubin, the 6th February 1886.

\* W. W. Pemberton, District Judge, Thonegwa.

#### NOTICE.

The business heretofore carried on by my late father at No. 59, Ezra Street, in the City of Calcutta, under the style or firm of E. D. J. Ezra, will from this date be carried on by myself under the firm and style of E. D. J. Ezra & Co.

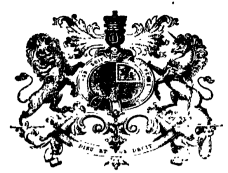
J. E. D. EZRA.

#### PROMISSORY NOTES.

#### Lost, Stolen or Destroyed.

Six Government Promissory Notes Nos. 114004, 111657, 102111, 102110, 102109, 102108, of the 4 per cent. of 1865, for R500 each, originally standing in the name of Ram Durga, the proprietor, by whom they were never endorsed to any other person. Layment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor.

RAM DURGA,
P. O. & Village Sholaghar,
Dacca.



# The Gazette of Endia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 3, 4880.

• Separate paging is given to this Part in order that it may be filed as a separate compilation.

# PART IV.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

#### LEGISLATIVE DEPARTMENT.

| Third publication. |

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 19th March, 1886, and is hereby promulgated for general information:—

# ACT NO. XIII OF 1886. THE INDIAN SECURITIES ACT, 1886.

#### CONTENTS.

SECTIONS.

- 1. Short title and commencement.
- 2. Repeal.
- 3. Definitions.
- 4. Notice of trus a not receivable.
- 5. Right of survivors of joint payees of Government securities.
- 6. Prohibition of indorsements on allonges to Government securities.
- 7. Holding of Government securities by holders for the time being of public offices.
- 8. Transfer and discharge of certificates and coupons.
- 9. Indorser of Government security not hable for amount thereof.
- 10. Impression of signature on Government securities.
- 11. Issue of renewed securities.
- 12. Issue of duplicate securities.
- 13. Period after which the Government is released from liability in respect of original security.
- 14. Power of Governor General in Council to make rules.
- 15. Publication of drafts and rules.

An Act to consolidate and amend the law relating to Government Securities

WHEREAS it is expedient to consolidate and amend the law relating to Government securities; It is hereby enacted as follows:—

Short title and commencement.

1. (1) This Act may be called the Indian Securities

- (2) It shall come into force on the first day of April, 1886.
- (3) The power conferred on the Governor General in Council by section 7, sub-section (1), may be exercised at any time after the passing of this Act; but a notification issued in exercise of that power shall not take effect until the Act comes into force.
- 2. (1) On and from the day on which this Act comes into force, the Indian Securities Act, 1881, and the Indian Securities Act, 1885, shall be repealed.
- (2) But any authority conferred, notification issued, list published or rule or order made under either of those Acts shall, so far as may be, be deemed to have been conferred, issued, published or made under this Act.

Definitions.

#### 3. In this Act-

- (1) "Government security" includes promissory notes, debentures, stock-certificates and all other securities issued by the Government of India or by any Local Government in respect of any loan contracted either before or after the passing of this Act, but does not include a stock-note or a currency-note; and
- a currency-note: and
  (2) "prescribed" means prescribed by rules made by the Governor General in Council.
- 4. No notice of any trust in respect of any Notice of trust not Government security shall be receivable. Government.
- Right of survivors of joint payers of Government securities.

  Contract Act, 1872, section 1 45, when a Government security is payable to two or more persons jointly and either or any of them dies, the security shall be payable to the survivor or survivors of those persons.
- (2) Nothing herein contained shall affect any claim which the representative of the deceased person may have against the survivor or survivors in respect of the security jointly payable to him or them and the deceased
- them and the deceased
  (3) This section shall apply whether the death of
  the person to whom the security was jointly payable occurred or occurs before or after this Act

- Prohibition of indorsements on allonges to Government securities.

  Government securities.

  Government security shall not be said to indorse the security, or be called the indorser thereof, if, when he signs the same for the purpose of negotiation, he inscribes his signature for that purpose elsewhere than on the back of the security itself.
- 7. (1) In the ease of any public office to which Holding of Government securities in holding of the time being of public offices.

  Sub-section to apply, a Government security may be made or indorsed payable to or to the order of the holder for the time being of the office by the name of the office.
- (2) When a Government security is made or indorsed as aforesaid, it shall be deemed to be transferred without any or further indorsement from each holder for the time being of the office to the succeeding holder for the time being of the office on and from the date on which the latter takes charge of the office.
- (3) When the holder for the time being of the office indorses to a third party a Government security made or indorsed as aforesaid, he shall subscribe the indorsement with his name and the name of the office.
  - (4) A writing on a Government security now or heretotore standing in the name of the holder of a public office, whereby the security has been or was made or indorsed payable to or to the order of the holder of the office for the time being, shall not be deemed to be or to have been invalid by reason only of the payee or indorsee being the holder for the time being of a public office by the name of the office.
  - (5) This section applies as well to an office of which there are two or more joint holders as to an office of which there is a single holder.
  - 8. (1) Whenever the Governor General in Transfer and disconting of certificates and coupons. Council has issued, in respect of any loan a certificate acclaring the bearer thereof to be entitled to the portion of the loan therein expressed, or a coupon for any amount payable as interest on any portion of the loan, the title to the certificate or coupon may be transferred as if the certificate or coupon were a promissory note payable to bearer.
- (2) On payment, by or on behalf of the Government, to the bearer of the certificate or coupon, of the amount expressed therein, at or after the date on which it becomes due, the Government shall be discharged as if the certificate or coupon were a promissory note payable to bearer.
- 9. A person shall not, by reason only of his Indorser of Government having indorsed a Government security not liable for amount thereof.

  either as principal or as interest, thereunder.
- 10. (1) The signature of the officer of the GovImpression of signature of India authorized
  ture on Government securities
  on behalf of the Government
  may be printed, engraved or ithographed, or im-

- pressed by such other mechanical process as the Governor General in Council may direct, on the securities.
- (2) A signature so printed, engraved, lithographed or otherwise impressed shall be as valid as if it had been inscribed in the proper handwriting of the officer.
- 11. A person claiming to be entitled to a Govlssue of renewed securities. ernment security as payable to him under an indorsement may, on satisfying the prescribed officer
  of the justice of his claim and paying the prescribed
  fee and delivering the security duly receipted
  to the prescribed officer, obtain from the officer a
  renewed security issued payable to himself.
- 18. (1) When a Government security is alleged Issue of duplicate securito have been whally or ties.

  partly lost or destroyed, and a person claims to be the person to whom but for the loss or destruction it would be payable, he may, on application to the prescribed officer, and on producing proof to his satisfaction of the loss or destruction and of the justice of the claim, obtain from him an order for—
  - (a) the payment of interest in respect of the security said to be lost or destroyed pending the issue of a duplicate security; and
  - (b) the issue of a duplicate security payable to the applicant.
- (2) An order shall not be passed under sub-section (1) until after the issue of the prescribed notification of the loss or destruction and after the expiration of the prescribed period, nor until the applicant has given the prescribed indemnity against the claims of all persons deriving title under the security lost or destroyed.
- (3) A list of the securities in respect of which an order is passed under sub-section (1) shall be published in the Gazette of India at such times as the Governor General in Council may, from time to time, direct.
- Period after which the Government is released from liability in respect coriginal security.

  from all hability in respect of which the renewed or duplicate security has been issued under section 12, the Government shall be discharged from the renewed or duplicate security has been issued—
  - (a) in the case of a renewed security, after the lapse of six years from the date of the issue of the renewed security;
  - (b) in the case of a duplicate security, after the lapse of six years from the date of the publication under section 12, sub-section (3), of the list in which the security is first mentioned, or from the date of the last payment of interest on the original security, whichever date is the later.
- 14. The Governor General in Council may,
  Power of General in Council to rules to prescribe—
  make rules.
  - (a) the mode in which payment of interest in respect of Government securities is to be recorded and acknowledged;

(b) the circumstances in which Government securities must be renewed before further payment of interest thereon can be člaimed ;

and the parameters of the control of

- (c) the fees to be paid in respect of applications under sections 11 and 12;
- (d) the form in which securities delivered for renewal are to be receipted;
- (e) the officer who is to exercise all or any of the • powers and perform all or any of the edutics prescribed by sections 11 and 12;
- (1) the proof which is to be produced by persons applying for duplicate securities;
- (g) the form and mode of publication of the notification mentioned in section 12, and the period after which interest may be paid or a duplicate security may be issued under that section;
- (h) the pature and amount of the indemnity to be given by a person applying under section 12 for the payment of interest or the issue of a duplicate security; and,
- (i) generally, all matters connected with the grant of renewed and duplicate securities.

15. (1) The Governor General in Council shall, Publication of drafts before making rules under section 14, publish a draft of the proposed rules in such manner as may, in his opinion, be sufficient for the information of the public.

- (2) There shall be published with the draft a notice specifying a date at or after which the draft will be taken into consideration.
- (3) The Governor General in Council shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (4) Every rule made under section 14 shall be published in the Gazette of India, and the publication in that Gazette of a rule purporting to be made under that section shall be conclusive proof that it has been duly made.

#### S. HARVEY JAMES,

Offg. Sceretary to the Government of India.

The following Report of the Select Committee on the Bill to amend the law relating to Government securities was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 12th March, 1886:-

#### LEGISLATIVE DEPARTMENT.

We, the undersigned, Members of the Select Committee to which the Bill to amend the

Telegram from Chief Commissioner, Coorg, dated 17th February, 1886 | Paper

No. 15.
From Secretary for Berar to Resident, Hyderabad, No. 43G., dated 13th

From Secretary for Deray of Research, 1886 [Paper No. 2]
From Under-Secretary to Chief Commissioner, Central Provinces, No. 549—33, dated 15th February, 1886 [Peper No. 3].
Telegram from Secretary to Government, North-Western Provinces and Oudh, dated 19th February, 1886 [Paper No. 4]
From Officiating Secretary to Government, Bengal, No. 605, dated 19th

From Officiating Secretary to Givernment, Bengal, No. 605, dated 19th February, 1886, and enclosures i Paper No. 5].

Telegram from Chief Commussioner, Ajmer-Merwara, No. 326C., dated 235t February, 1886 [Paper No. 6]

From Acting Chief Secretary to Government, Madras, No. 421, dated 17th February, 1886, and enclosures [Paper No. 7].

Telegram from Secretary to Government, Bombay, dated 22nd February, 1886

Paper No. 8

From Officiating Secretary to Chief Commissioner, Assam, No. 378, dated 16th February, 1886 [Paper No. 9]

Telegram from Chief Commissioner, British Burma, dated 27th February, 1886

[Paper No. 10].
From Under-Secretary to Government, Bon.bay, No. 514, dated 1st March, 1886 [Paper No. 11].

law relating to Government Securities was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

2. We have added to the section respecting the holding of Government securities by holders for the time being of public offices two sub-sections, the one removing any doubt which may exist as to the validity of past indorsements in favour of holders for the time being

of such offices, and the other declaring the section to apply not only to an office of which there is a single holder but to an office of which there are two or more joint holders.

3. We consider it desirable that the law relating to Government securities should be

consolidated. We have, therefore, proposed to repeal the Indian Securities Acts of 1881 and 1885, and to embody the substance of them and of the Bill in a single enactment.

4. The publication ordered by the Council has been made as follows :--

•		In English,		
Gazette.			· Date.	
Gazette of India			6th, 13th and 20th February, 1886.	
Fort Saint George Gazette	•••		12th February, 1886.	
Lombay Government Gazette		•••	11th February, 1886.	
Calcutta Gazette	•••		10th, 17th and 24th February, 1886.	
North-Western Provinces and	Oudh Go			
ment Gazette			13th, 20th and 27th February, 1886.	
Punjab Government Gazette			18th and 25th February, and 4th March, 1886.	
Central Provinces Gazette	•••		13th, 20th and 27th February, 1886.	
British Burma Gazette			6th March, 1886,	
Assam Gazette	• • •	•••	6th March, 1886.	

#### In the Vernaculars.

Province.	I anguage.	Date.
Bengal North-Western Provinces and Oudh	 Bengali Urdu	 16th February, 1886. 13th, 20th and 27th February: 1886.

5. We do not think that the measure has been so altered as to require re-publication, and we recommend that the Bill, as amended by us and consolidated with the Acts of 1881 and 1885, be passed.

A. COLVIN.
C. P. 1LBERT.
G. H. P. EVANS.
ROBERT STEEL.
V. N. MANDLIK.

The 9th March, 1889.

S HARVEY JAMES,

Offg. Secretary to the Government of India.



# Endia.

AUTHORITY.

CALCUTTA, SATURDAY, APRIL

Separate paging is given to this Part in order that it may be filed as a separate compilation.

# PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations or published under Rule 22.

GOVERNMENT OF INDIA.

## LEGISLATIVE DEPARTMENT..

[Third Publication.]

The following Bill was introduced into the Council of the Governor General of India for the purpose of making Laws and Regulations on the 19th March, 1886, and was referred to a Select Committee :-

No. 5 of 1886.

#### WARDS THE GUARDIANS $\Lambda ND$ BILL, 1886.

#### CONTENTS.

#### CHAPTER I. PRELIMINARY.

#### SECTIONS.

- 1. Short title, local extent and commencement.
- 2. Repeal.
- 3. Saving of jurisdiction of Courts of Wards and Chartered High Courts.
- 4. Definitions.

#### CHAPTER II.

### APPOINTMENT OF GUARDIANS.

- 5. Power of parents to appoint in case of persons subject to Indian Succession Act.
- 6. Saving of power to appoint in other cases.
- 7. Power of the Court to make order as to guardianship.
- 8. Persons entitled to apply for order.
- 9. Court having jurisdiction to entertain the application.
- 10. Form of application.
- 11. Procedure on admission of application.
- 12. Power to make interlocutory order for production of minor and interim protection of his person and property.
- 13. Hearing of evidence before making of order.

#### Sections.

- 14. Appointment of several guardians.
- 15. Matters to be considered by the Court in appointing guardian.
- 16. Guardian of the person not to be appointed by the Court in certain cases.
- 17. Guardian of property to be appointed by the Court subject to restrictions in case of certain minors.

#### CHAPTER III.

#### DUTIES, RIGHTS AND LIABILITIES OF GUARDIANS. General.

- 18. Fiduciary relation of guardian to ward.
- 19. Minor incompetent to act. Guardian of the Person.
- 20. Duties of guardian of the person.
- 21. Title of guardian to custody of ward.
- 22. Removal of ward from jurisdiction.

#### Guardian of Property.

- 23. Duties of guardian of property.
- 24. Limitation of powers of guardian of property appointed or declared by the Court.
- 25. Practice with respect to limitation of powers of guardian of property.
- 26. General powers of genedian of property.
- 27. Right of guardian to apply to the Court for opinion in management of property of ward.
- 28. Obligations on, and privileges of, guardian of property.
- 29. Suit against guardian where administration-bond was taken.
- 30. Suit against guardian where administration-bond was not taken.
- 31. General liability of guardian as trustee. Termination of Guardianship.
- 32. Right of survivorship among joint guardians.
- 33. Removal of guardian.34. Discharge of guardian.
- 35. Cessation of authority of guardian.

# The Guardians and Wards Bill, 1886.

# (Chapter I.—Preliminary.—Sections 1-4.)

# (Chapter II.—Appointment of Guardians. - Sections 5-8.)

#### CHAPTER IV.

#### SUPPLEMENTAL PROVISIONS.

#### SECTIONS.

- 36. Orders for regulating conduct or proceedings of guardians, and enforcement of those orders.
- 37. Penalty for removal of ward from jurisdiction.
- 38. Penalty for failure to account.
- 39. Saving of prosecutions under other laws.
- 40. Reports by Collectors and Subordinate Courts.
- 41. Orders appealable.
- 42. Finality of other orders.
- 43. Power of High Court to refuse applications capable of being dealt with by another Court.
- 44. Costs.
- 45. Power of High Court to make rules.
- 46. Applicability of Act to guardens arready appointed by Court.

#### THE SCHEDULE.—Enactvents been seed.

#### A Bill to Consolidate and amend the I we relating to Guardian and Ward.

WHEREAS it is expedient to consolidate and amend the law relating to guardian and ward; It is hereby enacted as follows:-

#### CHAPTER 1.

## PRELIMINARY.

1. (I) This Act may be Short little, local extent called the Guardans and Wards Act, 1886.

- (2) It extends to the whole of British India except the Scheduled Districts; and
- (3) It shall come into force on the first day of January, 1887.
- (4) Any power conferred by this Act to make rules or issue orders may be exercised at any time after the passing of this Act; but a rule or order so made or i-sued shall not take effect until the Act comes into force.
- 2. (1) On and from the day on which this Act comes into force, the enactments mentioned in the schedule hereto annexed shall be repealed to the extent specified in the third column thereof.
- (2) But all proceedings had, certificates granted, allowances assigned, obligations imposed and . applications, appointments, orders and rules made under any of those enactments shall, so far as may be, be deemed to have been respectively had. granted, assigned, imposed and made under this Act.
- (3) Any enactment or document referring to any of those enactments shall, so far as may be, be construed to refer to this Act or to the corresponding portion thereof.
- 3. This Act shall be read subject to every ad Saving of jurisdiction of Courts of Wards and enactment heretofore or hereafter passed relating to any Court of Wards by the Chartered High Courts. Governor General in Council or by a Governor or Lieutenant-Governor in Council; and nothing in this Act shall be deemed to affect, or in any way derogate from, the jurisdiction or authority of any Court of Wards, or to take away any power pos-

twenty-fourth and twenty-fifth of Victoria, chapter one hundred and four (an Act for estabtishing High Courts of Judicature in India).

- 4. In this Act, unless there is something repugnant in the subject or con-Definitions. text,-
- (1) "minor" means a person who has not [cf reached the age of majority according to the law is: to which he is subject:
- (2) "guardian" means a person having the eare of the person of a minor or of his property, or of both his person and property:
- (3) " ward" means a minor for whose person or property, or both, there is a guardian:
- (4) "the Court" means the Court having jurisdiction to entertain an application under this Act for the appointment, or declaration of the title, of a guardian; and, where a guardian has been appointed or declared in pursuance of any such application, it means the Court which appointed or declared the guardian, or the High Court to which that Court is subordinate, or, in any matter relating to the person of the ward, the High Court having jurisdiction in the place where the ward for the time being resides:
- (5) " Collector" means the chief officer in charge of the revenue-administration of a district, and includes any officer whom the Local Government, by notification in the official Gazette, may. from time to time, by name or by virtue of his office, appoint to be a Collector in any local area, or with respect to any class of persons, for all or any of the purposes of this Act:
- (6) " prescribed" means prescribed by rules made by the High Court under this Act.

#### CHAPTER II.

#### APPOINTMENT OF GUARDIANS,

- 5. Where a minor is a person to whom the Indian Act
  Power of parents to Succession Act, 1865, ap-Act X, appoint in case of persons subject to Indian Succession Act. plies, a guardian of his per- s. 47. son or property, or both, X of It may be appointed by will or other in trument to take effect on the death of the person appointing-
  - (a) if the minor is legitimate, by the father, or by either parent if the other is dead or incapable of acting;
  - (b) if the minor is illegitimate, by the mother.

6. Where a minor is a person to whom the Indian [New.] Succession Act, 1865, does X of 186 not apply, nothing in this Saving of power to appoint in other eases Act shall take away or dero-

gate from any power to appoint a guardian of his person or property, or both, which is valid by the law to which he is subject.

7. Where it appears to [Act XL.185 Power of the Court to the Court that provision 88. 7 and 9: make order as to guar-danship. ought to be made-

- (a) for appointing a guardian of the person or 1864, ss. 6 ap 8: Act XIII; property, or both, of a minor, or
- for declaring the title of a person claiming and 7.] 1874, 10, 4 to be such a guardian,

the Court may make an order accordingly.

- 8. An order may be made under the last fore- [Act X ] responsentiated to spong section on the appliance of the control of the ply for order.
  - (a) the person desirans of their

### The Guardians and Wards Bill, 1886.

## (Chapter.II.—Appointment of Guardians.—Sections 9-11.)

- (b) any relative or friend of the minor, or (c) the Collector of the district or other local area within which the minor resides or has property, or
- (d) the Collector having authority with respect to the class to which the minor belongs.
- ' 9. (1) The application shall be made either to the High Court having juris-Court having jurisdicsion to entertain the diction in the place where upplication. the minor resides or has property, or to the District Court having jurisdiction in that place.
- (2) An application with respect to the guardianship of the person of a minor shall ordinarily be pade to the Court having jurisdiction in the place ; where the minor resides.
- (3) If an application with respect to the guarlianship of the person or property, or both, of a ninor is made to a Court other than that having jurisdiction in the place where the minor resides, he Court may refuse the application it in its ipinion the application would be disposed of more ustly or conveniently by any other Court having urisdiction.
- 10. (1) The application shall be by petition setting forth the grounds of Form of application. the application, and stating-
- (#) the age and residence of the minor;
- (b) the nature and value of his property (if anv);
- (c) where the person or property of the minor is not in the custody or possession of the petitioner, the person (if any) having the custody or possession of the person or property of the minor;
- (d) what relations the minor has, and where they reside:
- (e) whether an application has at any time been made to the Court or to any other Court with respect to the guardianship of the person or property, or both, of the minor, and, if so, when, to what Court and with what result;
- (f) where the application is to appoint a guardian, the qualifications of the proposed guardian and his willingness to act;
- (g) where the application is to declare the title of a guardian, the grounds on which that title rests; and
- (h) such other particulars, if any, as may be prescribed or as the nature of the application renders it necessary to state.
- (2) The petition shall be verified by the petiioner or some other competent person in manner equired by law for the verification of plaints, nd may be received as evidence of the facts stated

- 11. (1) If the Court is satisfied that there is [Act XI]

  Procedure on admission of application.

  In phication, it shall fix a day and Act XI

  for the hearing thereof, and cause notice of the application and of the date fixed for the hearing-
  - (a) to be served, in the manner directed in the [Act XIII, Code of Civil Procedure, on the person 1874, s. 5. (if any) named in the petition as having XIV of r8 the custody or being in possession of the person or property of the minor, and on any other person to whom, in the opinion of the Court, special notice of the application should be given; and
  - (b) to be posted on some conspicuous part of the court-house, and otherwise published in such manner as the Court, subject to any rules made by the High Court" under this Act, thinks fit.
- (2) When any part of the property described in [Circular the petition is of such nature that a Court of Order No. Wards could assume the superintendence thereof, of 1980the Court shall also cause a notice as aforesaid to Northbe served on the Collector in whose district the Western minor resides, and on every Collector in whose Provinces.] district any portion of that part of the property is situate, and the Collector may cause the natice to be published in any manner he deems fit.
- 12. The Court may direct that the jerson (if [Act IX, Power to make interaction) having the custody of 1861, a. 2, a Power to make interthe numer shall produce him 1874, s. 6.3 locatory order for production of minor and at such place and time as it interna protection of his appoints, and may make such person and property. order for the temporary custody and protection of the person or property of
- 13. On the day fixed for the hearing of the appli- [Act IX.]
  Herring of evidence cation, or as soon afterwards 1861, s. 3 a.

  The characteristic for the hearing of the appli- [Act IX.] before making of order. as may be, the Court shall hear 1874, 8, 7.3 such evidence as may be adduced in support of or in opposition to the application.

the minor as it thinks proper.

- 14. (1) If the law to which the minor is sub- [Act XIII] of jeet admits of his having 1874, s. 21. Appointment several mardians two or more joint guardians of his person or property, or both, the Court may, if it thinks fit, appoint or declare them.
- (2) Separate guardians may be appointed or declared of the person and of the property of a minor.
- (3) If a monor has several properties, the Court [Act XIII. may, if it thinks fit appoint or declare a separate 1874, s. 4.] guardian for any one or more of the properties.
- (4) If the Court appoints or declares a guardian [Act XIII, for any property situate beyond the local limits of 1874, s. its jurisdiction, the Court having jurisdiction in the place where the property is situate shall accept the guardian as duly appointed or declared and give effect to the order appointing or declaring hım.

5 0 1

# ane Guardians and Wards Bill. 1886.

(Chapter II.—Appointment of Guardians.—Sections, 15-17.)

# (Chapter III.—Duties, Rights and Liabilities of Guardians.—Sections 18-22.)

- 1) In appointing or declaring the guardian Matters to be considered by the Court in guided by the law to which appointing guardian. the minor is subject and by what appears to be, consistently with that law, for the best interest of the minor with respect to his mental, moral and temporal welfare.
- (2) In considering what will be for the best interest of the minor, the Court shall have regard to his age, his relationship to the proposed guardian, the wishes of a deceased parent (if any), and any existing or previous connection of the proposed guardian with the person or property of the minor.
- (3) If the minor is old enough to form an ntelligent preference, the Court may consider that oreference.
- (4) In the case of persons to whom the Indian uccession Act, 1865, applies, as between parents lversely claiming the guardianship, neither pant is entitled to it as of right; but, other things sing equal in such case, if the minor is of tender surs, he should be given to the mother, and if is of an age to require education and preparam for labour and business, then to the fa her.
- (5) Where the minor is a member of an unided Hindu family, special weight is to be sched to any claim which the mataging memof the family may make to be appointed or lared guardian, and to any objection which nay take to an appointment or declaration d for in an application.
- i) The Court shall not appoint a person to be dian against his will.

irdian of the perto be appointed Court in certain

- 16. Nothing in this Chapter shall authorise the Court to appoint or declare a guardian of the person of a
- a) who is a married female cohabiting with her husband, or
- b) whose father is living and is not a mmor or, in the opinion of the Court, unfit to perform, or meapable of performing, the duties of a guardian of the person of the minor, or
- ) whose property is under the superintendence of a Court of Wards competent to appoint a guardian of his person.

Where under this Chapter the Court appoints or declares a guardian of the property of a minor n of property ointed by the ject to restricwho is a member of an undiase of certain vided Hindu family, it shall, except where it is proved to

faction of the Court that the interests of r have been actually imperilled, appoint the guardian subject to such restrictions revent him from interfering with the the managing member of the family.

#### CHAPTER III.

DUTIES, RIGHTS AND LIABILITIES OF GUARDIANS.

#### General.

18. (1) A guardian must [Seton's ] Fiduciary relation of act for the benefit of his ward. end Act X. guardian to ward.

- (2) He cannot make any profit out of his office. 1874, a. 18
- (3) With respect to the property of the ward, he stands in the position of trustee for the ward, and is responsible for any loss occasioned to the property by his wilful default or gross negligence.
- (4) This fiduciary relation extends to and affects purchases by a guardian of the property of his ward immediately or soon after the ward has ceased to be a minor, and generally all transactions between them while the influence of the guardian still lasts or is recent.

19. A minor is incompe- [Act XIII] out to act as quardian. 1874, s. 19 Minor incompetent to tent to act as guardian.

#### Guardian of the Person.

- 20. A guardian of the person of a ward is [Act XII] charged with the custody 1874, 88. 1 Duties of guardian of of the ward, and must look and 12.] the person. to his support, health and education, and such other matters as the law to which the ward is subject requires.
- 21. (1) If a ward leaves the custody of his [Act XII] guardian, he may be com-1974, s. 13 Title of guardian to custody of ward. pelled by order of the Court to return to that custody.
- (2) But the Court may refuse to make an order for his return to the custody of the guardian if it appears-
  - (a) that the ward has been ill-treated by the guardian; or
  - (b) that the conduct of the guardian in any other respect has rendered him unfit to have the custody of the ward; or
  - (c) that the ward is, on reasonable grounds not inconsistent with the law to which he is subject, unwilling to return, and, having attained to years of discretion, is capable of exercising a wise choice as to the custody in which he will
- (3) The residence of a ward against the will of CE his guardian with a person who is not his guardian be does not of itself terminate the guardianship. 69
- 22. (1) A guardian of the person appointed fA or declared by the Court 18... Removal of ward from shall not, without the leave jurisdiction. of the Court by which he was appointed or declared, remove the ward from the limits of its jurisdiction, except for such temporary purposes as may be prescribed or for the purpose of placing him beyond those limits at an educational institution appointed by the Local Government administering the territories

#### The Guardians and Wards Bill, 1886.

# (Chapter III. Duties, Rights and Liabilities of Guardians. Sections 23-27.)

within which the Court is established as an institution to which a guardian may send a ward without the leave of the Court.

(2) The leave granted by the Court under subsection (1) may be special or general, and may be defined by the order granting it.

#### Guardian of Property.

- 23. (1) A guardian of the property of a ward Duties of guardian of must keep that property safely.
- (2) In the case of immoveable property, he must not suffer any waste, but must maintain the buildings (if any) thereon and their appurtenances out of the repts and profits of the property.
- \*24. Where a guardian of the property of a Limitation of powers of guardian of property appointed or declared by the Court, he shall not, without the previous permission of the Court.—
  - (a) borrow for his ward; or
  - (b) mortgage, charge or transfer by sale, gift, exchange or otherwise any part of the immoveable property of his ward; or
  - (c) lease any part of that property for a term exceeding three years; or
  - (d) transfer any Government securities belonging to the ward, or the shares or other interest of the ward in any company; or
  - (c) dispose of any other part of the principal of the property of the ward:

Provided that the Court may, subject to any rules made by the High Court under this Act, exempt a guardian from the necessity of obtaining the permission of the Court under this section, either generally or in special circumstances, and as to either the whole or any specified part of the property of the ward.

- 25. (1) Permission to the guardian to do any Practice with respect of the acts mentioned in to limitation of powers the last foregoing section of guardian of property. shall not be granted by the Court except in case of necessity or for an evident idvantage to the ward.
- (2) The order granting the permission shall recite the necessity or advantage, as the case may be, describe the property with respect to which he act permitted is to be done, and specify such conditions, if any, as the Court may see fit to attach to the permission; and it shall be recorded, lated and signed by the Judge of the Court with his own hand, or, when from any cause he is prevented from recording the order with his own hand, shall be taken down in writing from his dictation and be dated and signed by him.

- (3) The Court may in its discretion attach to [New] the permission the following among other conditions, namely:—
  - (a) that a sale shall be made to the highest bidder by public auction, before the Court or some person specially appointed by the Court for that purpose, at a time and place to be specified by the Court, after such proclamation of the intended sale as the Court, subject to any rules made by the High Court under this Act, directs;
  - (b) that a lease shall not be made in consideration of a premium, or shall be made for such term of years and subject to such rents and covenants as the Court directs;
  - (c) that the whole or any part of the proceeds of the act permitted shall be paid into the Court by the guardian to be invested by the Court on prescribed securities or otherwise disposed of as the Court directs.
- (4) Before granting permission to a guardian [New.] to do an act mentioned in the last foregoing section the Court may cause notice of the application for the permission to be given to any relative or triend of the ward who should, in its opinion, receive notice thereof, and shall hear, and record the statement of, any person who appears in opposition to the application.
- 26. (1) Where a guardian of the property of a [Act XL, ward has been appointed or 1858, s. 2 declared by the Court, the Liand Court may from time to time, XIII, 187 by order, define, restrict or extend his powers with s. 20.] respect to the property of the ward in such manner and to such extent as it may consider to be for the advantage of the ward and consistent with the law to which the ward is subject.
- (2) Subject to my such order and subject also to sections 17 and 24, a guardian appointed by or under a will or other instrument shall, with respect to the property of his ward, have such powers and be subject to such restrictions as are conferred or imposed on him by that instrument.
- (3) Subject to the foregoing provisions of this [Act II, 1] section, a guardian of the property of a ward may \$\cdot 36.] do all acts which are reasonable and proper for the realization, protection or benefit of the property of the ward and are allowed by the law to which the ward is subject.
- 27. (1) A guardian may apply by petition to [Act II.]

  Right of guardian to apply to the Court for advice or direction on any opinion in minarement of property of ward.

  tration of the property of his ward, other than questions not proper, in the opinion of the Court, for summary disposal.

of course on a life former of the course of

#### The Guardians and Wards Bill, 1886.

# (Chapter III.—Duties, Rights and Liabilities of Guardians.→Sections 28,33.)

- (2) A copy of the petition shall be served upon, and the hearing thereof may be attended by, such of the persons interested in the application as the Court thinks fit.
- (3) The guardian stating in good faith the facts in the petition and acting upon the opimon, advice : or direction given by the Court shall be deemed, so far as regards his own responsibility, to have discharged his duty as guardian in the subjectmatter of the application.
- 28. Where a guardian of the property of a ward Obligations on, and has been appointed or declar-privileges of, guardian ed by the Court, he shall—
  - (a) if so required by the Court, give a bond, as nearly may be in the prescribed form, to the Judge of the Court to enure for the benefit of the Judge for the time being, with or without sureties as may be prescribed, engaging duly to account for what he may receive in respect of the property of the ward;
  - (b) deliver to the Court, within six months from the date of his appointment or declaration by the Court, or within such shorter time as the Court directs, a statement of the immoveable property belonging to the ward, of the money and other moveable property which he has a relived on behalf of the ward up to the date of delivering the statement, and of the debts due on that date to or from the ward;
  - (c) exhibit his accounts in the Court at such times and in such form as the Court directs;
  - (d) if the Court so directs, pay into the Court the balance due from him on those accounts, or so much thereof as the Court directs, in the manner in which money is required by any rules for the time being in force to be paid into that Court;
  - (e) apply for the maintenance, education and advancement of the ward such portion of the income of the property of the ward as the Court directs, and, if the Court so directs, the whole or any part of the principal of that property; and
  - (f) be entitled to such allowance, if any, as the Court thruks fit for his care and pains in the execution of his dutus.
- 29. Where a guardian has given a bond duly to Sait against guardian account for what he may re-where administration ceive in respect of the probond was taken. perty of his ward, the Court may at any time, on being satisfied that the cugagement of the bond has not been kept, and upon such terms as to security, or providing that the money received be paid into the Court, or otherwise. he the Court thinks lit, assign the bond to son e

proper person, who shall thereupon be entitled to sue on the bond in his own name as if the bond had been originally given to him instead of to the Judge of the Court, and shall be entitled to recover thereon, as trustee for the ward, the full amount recoverable in respect of any breach there-

30. Where a guardian has not given a bond as [Act XL, Suit against grardian aforesaid, any person, with 1858, s. 19, here administration the leave of the Court, may, as 1864, s. 19.] bond was not taken. next friend, at any time during the continuance of the minority of the ward, and upon such terms as aforesaid, institute a suit against the guardian, or, in case of his death, against his legal representative, for an account of what the guardian has received in respect of the property of the ward, and may recover in the suit, as trustee for the ward, the full amount found in the suit to have been received by the guardian and not to have been duly accounted for.

31. Nothing in either of the last two foregoing [Act XL General liability of sections shall be construed to 1858, s. 19, guardian as trustee. deprive a ward or his legal and Act XX representative of any remedy against his guardan, or the legal representative of the guardian, which, not being expressly provided in either of those sections, any other beneficiary or his legal representative would have against his trustee or the legal representative of the trustee.

#### Termination of Guardianship.

32. On the death of one of two or more joint [Ast XIII, guardians, the guardianship 1874, s. 31.] Right of survivorship continues to the survivor or among joint guardians, survivors until a further appointment is made by the Court.

33. (1) The Court may, on the application of Act XL 1888, Removal of guardian any person interested, or of \$21 Act XX, its own motion, remove a 1864, \$21 and Act XIII. Removal of guardisu guardan for any of the following causes, namely:

and Act XIII.
1874. ss. 22 1874. ss. and 24.]

- (a) for abuse of his trust;
- (b) for continued failure to perform its duties;
- (c) for incapacity to perform its duties;
- (d) for gross immorality:
- (e) for having an interest adverse to the faithful performance of his duties;
- (f) for removal from the local limits of the jurisdiction of the Court;
- (g) by reason of the arrival within those limits of some person whose guardianship the, Comt may think likely to be more beneficial to the ward than that of his guardran ; or
- (I) in the case of a guardian of the property, for insolvency.
- (2) When a guardian has been removed for any such cause, the Court may appoint a successor to him under the provisions of Chapter II.

#### The Guardians and Wards Bill, 1886.

# (Chapter III.—Duties, Rights and Liabilities of Guardiaus.—Secions 34-5.) (Chapter IV. - Supplemental Provisions. - Sections 31-41.)

**34.** (1). If a guardian desires to resign his Civil Procedure, as if the guardi Discharge of guar, office, he may apply to the fendant and the ward the plaintiff. Discharge of guar-Court to be discharged

(2) If the Court finds that there is some other proper person whom it may appoint to be guarlian under the provisions of Chapter II, it shall lischarge the applicant from the guardianship and appoint the other person in his place.

**35**. (1) The power of a Cessation of authority guardian of the person f guardian. ceases-

- (a) by his removal or discharge;
- (b) by the Court of Wards assuming superinlendence of the person of the ward;
- (c) by the ward ceasing to be a minor;
- (d) in the case of a female word, by her marriage followed by cohabitation with her husband; or
- (e) in the case of a ward whose father was a minor, or deemed unfit to perform, or incapable of performing, the duties of a guardian of the person of the ward, by the father ceasing to be a minor or, as the case may be, to be deemed unfit or incapable as aforesaid.
- (2) The power of a guardian of the property rases--
  - (a) by his removal or discharge;
  - (b) by the Court of Wards assuming superintendence of the property of the ward; or
- (c) by the ward ceasing to be a minor.
- (3) When for any cause a person ceases to be a uardian, the Court may require him to deliver s it directs any property in his possession belongag to the ward.
- (4) When he has delivered as the Court directs he property, if any, in his possession belonging to he ward, the Court may declare him to be disharged from his habilities as guardian, save as egards any frand which may subsequently be disovered.

#### CHAPTER IV.

#### SUPPLEMENTAL PROVISIONS.

36. (1) The Court may, on the application of any person interested or of its Orders for regulating own motion, make an order andnet or proceedings f guardians, and en-recement of these regulating the conduct or these proceedings of any guardian rders who has not been appointed

y a Court of Wards, whether the guardian has een appointed or declared by the Court under this ket or not.

(2) In case of disobadience to an order made inder sub-section (1), the order may be enforced n the same manner as an injunction granted inder section 492 or section 495 of the Code of

Civil Procedure, as if the guardian were the de-

37. If, for the purpose or with the effect of [Act XIII. Penalty for removal preventing the Court from 1874, s. 14] of ward from jurisdic exercising its authority with respect to a ward, the guardian of the ward removes him from the limits of the jurisdiction of the Court in contravention of the prohibition contained in section 22, he shall be liable, by order of the Court, to fine not exceeding one thousand rupees, or to imprisonment for a term which may extend to six mouths, or to both.

38. If a guardian fails to deliver to the Court, [Act XL, Penalty for Lature to within six months from the 1858, e. 22, date of his appointment or de- and Act XX claration by the Court, or within such shorter time 1864, s. 22.] as the Court directs, the statement mentioned in clause (b) of section 28, or to exhibit his accounts in the Court, as required by clause (c, of that section, or to pay into the Court the balance due from him on those accounts, as required by clause (d) of that section,

or if a person who has ceased to be a guardian fails, on the requisition of the Court, to deliver as the Court directs any property in his possession belonging to the ward,

he shall be hable, by order of the Court, to fine not exceeding one hundred rupees, and, in case of recusancy, to further fine not exceeding fifty rupees for each day after the first during which the default continues and to detention in the civil jail until he consents to deliver the statement, or exhibit the accounts, or pay the balance, or deliver the property, as the case may be,

39. Nothing in this Act shall prevent a person [Act V, 1886, Saving of prosecutions from being pr-secuted under s. 143 under other laws. any other law for an net or omission which constitutes an offence against this Let, or from being liable under that other law to any other or higher punishment or penalty than that provided by this Act:

Provided that a person shall not be punished twice for the same offence

40. The Court may call upon the Collector, or [Act XL, upon any Court subordinate 1858, 86, 6 and Reports by Collectors and Subordinate Courts. to the Court, for a report 8, and Acts on any matter arising in any XX, 1864, so. proceeding under this Act and treat the report as evidence.

41. An appeal shall be to the High Court [Act XI.,
from an order made by a 1858, s 28:
Act XX. Orders appealable, District Court -

1861, s. 33:

· 10

- (a) under section 7, appointing or declaring or and Act IX. refusing to appoint or declare a guardian; (b) under section 9 sub-section (3), refusing an
- (c) under section 21, making or refusing to make an order for the return of a ward to the custody of his guardian, or

application; or

## The Guardians, and Wards Bill, 1886.

# (Chapter IV.—Supplemental Provisions.—Sections 42-46.)

(The Schedule.—Enactments repealed.)

- (d) under section 24, refusing to grant permission to the guardian to do an act mentioned in that section; or
- (e) under section 26, sub-section (1), defining, restricting or extending the powers of a guardian; or
- (f) under section 33, sub-section (1), removing a guardian; or
- (g) under section 34, refusing to discharge a guardian; or
- (1) under section 36, regulating the conduct or proceedings of a guardian, or enforcing the order; or
- (i) under section 37 or section 38, imposing a penalty.
- 42. Save as provided by the last foregoing section and by section 622 of the Code of Civil Procedure, an order made under this Act shall be final, and shall not be liable to be contested by suit or otherwise.
- 43. The High Court may refuse an application made to it under this Act if to refuse applications capable of being dealt with by another Court.

  any other Court having jurisdiction.
- 44. The costs of any proceeding under this Act

  Shall, subject to any rules
  made by the High Court
  under this Act, be in the discretion of the Court in
  which the proceeding is held.
- 45. In addition to any other power to make Power of High Court rules conferred expressly or to make rules. impliedly by this Act, the High Court may from time to time make rules—
  - (a) as to the procedure to be followed with respect to applications of guardians for permission to do acts mentioned in section 24;
  - (b) as to the security to be required from guardians;
  - (c) as to the preservation of statements and accounts delivered and exhibited by guardians,
  - (d) as to the inspection of those statements and accounts by persons interested;
  - (e) as to the custody of money, and securities for money, belonging to wards;
  - (f') as to the securities on which money belonging to wards may be invested;
  - (g) as to allowances to be granted to guardians
     for their care and pains in the execution of their duties; and
  - (h) generally, for carrying out the purposes of this Act.

46. A guardian appointed by, or holding a cerapplicability of Act tificate of administration to guardians already sp-from, a Civil Court under nay enactment repealed by this Act shall, save as may be prescribed, be subject to the provisions of this Act, and of the rules made under it, as if he had been appointed under Chapter II.

#### THE SCHEDULE.

#### ENACTMENTS REPEALED.

(See section 2.)

- 22 - - -- - - - - - -

	Title or subject.	Extent of repeal				
.icts	of the Governor General in	Conneil.				
XIV of 1858	Minors (Madras)	The whole.				
XL of 1858	Minors (Bengal)	So much as has not been repeal- ed.				
XX of 1864	Minors (Bombay)	The whole.				
1X of 1861	Minors	The whole.				
VII of 1870	Court-fees	Section 19 H, and article 10 of Schedule 1.				
IV of 1872	Punjab Laws	So far as it relates to Act XL of 1858,				
XIX of 1873	North-Western Provinces Land-revenue.	Section 258.				
XIII of 1874	European British Minors .	The whole.				
XV of 1874	Laws Local Extent.	to any enact- ment repealed by				
XVII of 1875	Burma Courts	Section 96.				
XX of 1875	Central Provinces Laws .	So far as it relates to Act XL of 1858.				
XVIII of 1876		So far as it relates to Act XI. of 1858.				
Madras Regulations.						
V of 1804	Court of Wards	Section 20 and sommuch of sections 21 and 22 as relates to persons and property of minors not subject to the superintendence of the Court of Wards.				
X of 1831	Minors' Estate:	Section 3.				

## STATEMENT OF OBJECTS AND REASONS.

This Bill to consolidate and amend the law relating to Guardian and Ward is based on opinions elicited by a reference to Local Governments and High Courts on the subject of certain defects in the law relating to the guardianship of minors, and its object is to provide a law of Guardian and Ward applicable as far as possible to all classes of Her Majesty's subjects in British India.

- 2. Among the enactments which the Bill will supersede are Act XL of 1858 and portions of the Madias Code, relating to minors in the Presidencies of Bengal and Madras who are not European British subjects and are not under the superintendence of a Court of Wards; Act XX of 1864, relating to minors in the Presidency of Bombay who are not European British subjects; Act IX of 1861, relating to the custody and guardianship of minors who are not European British subjects; and Act XIII of 1874, relating to the guardianship of European British minors in territories beyond the jurisdiction of the chartered High Courts
- \* 3. The Bill, which follows generally the frame of Act XIII of 1874, is drawn as applicable to all District Courts and High Courts (including the chartered High Courts) and to minors of all creeds and races. But it does not take away any of the powers at present possessed by the chartered High Courts, and it provides that, in the selection of guardians and other matters, regard shall be had to the personal law of the minor. The jurisdiction and authority of Courts of Wards are expressly saved and will not be in any way affected by the proposed law.
- 4. One effect of the assimilation of the law will be to do away with the rule, which obtains in the Presidencies of Bengal and Bombay, that no person shall be entitled to institute or defend any suit connected with a minor's estate of which he claims the charge until he has obtained a certificate of administration. It is proposed that suits by and against minors shall be regulated by Chapter XXXI of the Code of Civil Procedure, and that, in a Bill which is to be introduced to amend that Code, provision be inserted conferring, among other privileges, on a guardian who has been appointed, or whose title has been declared, under the Guardians and Wards law, a preferential right to be appointed next friend or guardian for the snit.
- 5. The several sections of the Bill which appear to call for remark will now be noticed in consecutive order.
- 6. Section 4, clause (1).—In connection with section 26, Act XL of 1858, section 30, Act XX of 1861, and section 2. Act XIII of 1874, the question arose whether the age of majority should be dealt with in the Bill. As there was no necessity to deal with it, it was considered expedient to avoid the difficulty of doing so by defining "minor," in the terms of section 11 of the Indian Contract Act, 1872, as a person who has not reached the age of majority according to the law to which he is subject.
- 7. Section 4, clause (2).—"Guardian" has been so defined as to mean any person having the care of the person of a minor or of his property, or of both his person and property. The Bill, therefore, relates to guardians generally except where it is expressed to relate to particular classes of guardians.
- 8. Section 5.—This section follows Act XIII of 1874, which, in recognising in certain circumstances the right of a mother to appoint a grarden, was based on the New York Civil Code. The section goes beyond section 47 of the Indian Succession Act and beyond the English law. But under the English law an appointment by a mother is not now wholly ineffectual, and is likely at no distant date to be declared to be valid except in so far as it may interfere with an appointment by the father.
- 9. Sections 9 and 43.—The High Court and District Court will have concurrent jurisdiction, but the High Court may refuse an application with respect to the guardianship of a minor it in its opinion the application would be disposed of more justly or conveniently by a District Court. Where the application is with respect to the guardianship of the person of a minor, it is ordinarily to be made to the Court having jurisdiction in the place where the minor resides, that being the Court which can most effectively discharge the duties incident to the appointment of a guardian to the person of the minor.
- . 10. Section 11, sub-section (2).—The sub-section follows an order made by the High Court of Judicature for the North-Western Provinces with a view to facilitating the discharge by Collectors of their duty of ascertaining and reporting to the Court of Wards from time to-time what proprietors may come within the description of disqualified landholders.

- 11. Section 14, sub-section (4).—The rule laid down in this sub-section is, as explained by Sir Arthur Hobhouse with respect to the corresponding section in Act XIII of 1874, based solely on grounds of convenience.
- 12. Section 15, sub-section (5), and section 17.—As regards a minor who is a member of an undivided Hindu family, it seems to be generally admitted that it is desirable, as a rule, to leave him to his natural guardians without interference. But such a minor has certain rights in respect of the family property, and those rights are capable of being protected by a guardian. The guardian could not assume the management of the common property, and possibly he would, owing to the constitution of the co-ownership, be debarred from taking directly even a share in the management, and be confined to a mere power of control from without and a right in the last resort to demand a partition. But even this limited authority might in some cases be of great importance.

As regards the view hitherto taken by the Courts ou this subject, it has indeed been held by the High Courts at Fort William and Bombay that Acts XL of 1858 and XX of 1864 could not be applied where the minor had no rights except as a member of an undivided Hindu family (I. L. R. 5 Cal. 219 and 3 Bom. 431, and 12 Bo. H. C. Rep. 247). Some doubt has been thrown on this view by the case before the Privy Council reported in I. L. R. 8 Cal. 656 (I. L. R. 6 Bom. 595 and 8 Bom. 396); but in any case it is a view which seems to be based on the peculiar wording of those Acts, which have been construed as contemplating an actual and (perhaps) corporeal taking charge of and management of some tangible property. In other words, these cases merely decide that under the particular Acts a manager cannot be appointed for a minor member of a pure joint family, not that such a manager is a thing inconceivable or impossible (I. L. R. 7 Cal. 369).

As regards the provisions of certain enactments which allow the Court of Wards to take charge only of the estate of a minor who is a sole owner (Act IV, 1872, section 35, Act XVII, 1876, section 161, and Bengal Act IX, 1879, section 7), they are to be accounted for by the fact that these enactments were designed mainly to guard against the risk of loss of revenue from an estate being left without any competent person in charge of it. That it was not considered impossible to take charge of the interest of a minor shareholder is manifest from Madras Regulations V of 1804, section 20, and X of 1831, section 3, and from the circumstance that section 14 of Act XII of 1858 and other similar exactments provide for the Collector taking charge of the share of a co-owner who is still a minor on the estate escaping from the management of the Court of Wards owing to the other co-owners having come of age. The Courts of Wards in the North-Western Provinces (Act XIX of 1873) and Central Provinces (Act XVII of 1885) are not precluded from assuming superintendence of the interest of a disqualified person who is a co-owner in an estate with other persons who are not disqualified.

It may be gathered from the proceedings of the Legislative Council, 1854-55, pages 672 et seq., that it was the intention of the framers of Act XL of 1858 that the Civil Court should appoint guardians for minors owning shares in estates, and it would seem that it is only owing to the peculiar wording of the Act, coupled perhaps with a natural disinclination on the part of the Courts to interfere between joint-owners, that that intention has been defeated.

- 13. Section 18.—This section lays down certain general propositions based on the fact that guardianship is a trust, and that the relationship between guardian and ward is one uberrime fidei, not only while it lasts, but even after it has ceased to exist.
- 14. Sections 24 and 25.—These sections are based on section 18 of the Acts of 1858 and 1864 and the corresponding section of the Act of 1874, on certain provisions in the Code of Lower Canada, and on suggestions received for the amendment of the Acts of 1858 and 1864. They provide that a guardian who has been appointed, or whose title has been declared, by the Court, shall not borrow for his ward, or transfer any part of the principal of his property, without the permission of the Court, and that the Court, before granting its permission, shall satisfy itself that the transaction proposed is either necessary or for the evident advantage of the ward, and, when granting the permission, shall itself record an order setting forth the necessity or advantage and the conditions subject to which it permits the loan to be taken or the transfer to be effected (I. L. R. 5 Cal. 368 and 6 Cal. 161).

These sections will be supplemented by rules made by the High Court under section 44.

- 15. Section 28, clause (a), and section 29.—These provisions are suggested by the case reported at I. L. R. 5 All. 248.
- 16. Section 32.—The rule contained in this section follows from guardianship being a trust. Though the right of survivorship is not acknowledged in England in the case of guardians appointed by the Court of Chancery, yet in practice the survivor or survivors will be re-elected by the Court without a reference. In America there is the right of survivorship among guardians appointed by the Court of Chancery.

Transported for a great state of the state o

- 17. Section 33.—A testamentary guardian may be removed under this section.
- 18. Section 47.—The cases reported at 15 W. R. 492 and 22 W. R. 479 have suggested the specification of the orders from which an appeal shall lie.
- 19. Acts XL of 1858 and XX of 1864 provide, in sections 27 and 31, respectively, that nothing in those Acts shall authorise the appointment of any person other than a female as the guardian of the person of a female. The cases reported at I. L. R. 10 Cal. 15 and 11 Cal. 574, and the remarks at pages 213-14 of Sayyid Amir Ali's Personal Law of Muhammadans, seem to render the re-enactment of the provision inexpedient. Section 15 of the Bill specifies the matters by which the Court is to be guided in appointing a guardian, and one of those matters is the law to which the minor is subject.
- 20. The provision of Act XX of 1864, that the legal heir of a minor, or the person next in succession to his property, may not be appointed guardian of the person of the minor, has not been repeated. It is considered that the appointment of such persons should not be absolutely prohibited. This was the opinion of the Supreme Council when Act XL of 1858 was about to be enacted (Proceedings of Legislative Council, 1858, pages 576-77), and is the opinion of the Hon'ble Mr. M. Melvill.
- 21. If the Bill becomes law in its present form, article 10 of Schedule I of the Court-fees Act, 1870, which applies only to the Presidencies of Bengal and Bombay, will become obsolete. It has, therefore, been included in the schedule of enactments to be repealed.
- 22. A table is appended showing how the principal enactments scheduled for repeal have been reproduced in the Bill or otherwise dealt with.

C. P. ILBERT.

The 12th Murch, 1886.

Statement shewing how the principal Enactments scheduled for repeat in the Guardians and Wards Bill have been reproduced in the Bill or otherwise deall with.

E	sactments scheduled	for tepeal.	How reproduced or otherwise dealt with.
Act XIV of	1858		
Section  ACT XL OF	2 3 4		Sections 20, 28 (c) and 36 of Bill. Section 21 of Bill. Sections 41 and 42 of Bill.
Section	1	who to institute or defend suits on behalf of minors.  ragraphs 1 and 2  or may be directed ge of estate. (Recover Provinces by	*the Code of Civil Procedure. See paragraph 4 of Statement of Objects and Reasons.  Section 8 of Bill.  Section 9 of Bill.  Section 11 (1) of Bill.  Section 13 of Bill.  Section 40 of Bill.  Sections 7 and 8 of Bill.  Sections 7 and 11 (2) of Bill.  Section 28 (f) of Bill.  Section 28 (r) of Bill.  Unnecessary. The Court of Wards can act in cases in which management by the

The state of the s

Statement showing how the principal Enactments scheduled for repeal in the Guardians and Wards

Bill have been reproduced in the Bill or otherwise dealt with—contd.

Enactments scheduled for repeal.	How reproduced or otherwise dealt with.		
Act XL or 1858;—contd.			
g (* 15	S 4: 44 C D'II		
Section 13 14: when Collector may be directed to retain charge of shares and persons of certain minors. (Repealed in Lower Provinces by Bengal Act IX of 1879, and in Central	Section 44 of Bill. Unnecessary, as Chapter II is framed See paragraph 12 of Statement of Objects and Reasons.		
Provinces by Act XVII of 1885.) 15: control of proceedings of Collector. (Repealed in Lower Provinces by Bengal Act IX of 1879.)	Unnecessary, as the Bill is framed.		
	Section 28 (l) of Bill.		
	Section 28 (c) of Bill.		
paragraph 3	Compare sections 29 and 30 of Bill.		
17	Sections 28 (d) and 45 (e) and (f) of Bill		
18, paragraph 1	Section 26 (3) of Bill. Sections 24 and 25 of Bill.		
19	Sections 29, 30 and 31 of Bill.		
20: continuance of suit after disquali-	Will be covered by the Code of Civil Pro		
fication ceases.	cedure.		
21 (Repealed in part in Louer Prov-	Sections 33 and 35 (3) of Bill.		
incrs by Benyal Act IN of 1879.)	Section 38 of Bill.		
23, first sentence	Section 34 of Bill.		
second sentence	Section 35 (3) and (4) of Bill.		
24	Sections 28 (f) and 45 (g) of Bill.		
25 (Repeated in part in Lower Prov- inces 3y Bengut Act IV of 1870, section 86)	Sections 20, 28 (c) and 36 of Bill.		
26	Section 4 (1) of Bill: and see paragraph of Statement of Objects and Reasons.		
27, paragraph 1, first sentence.	Section 16 of Bill.		
second sentence: guardians of fe- males to be them- selves females.	Not reproduced. See paragraph 19 of Statement of Objects and Reasons.		
paragraph 2	Section 35 (1) (d) and (e) of Bill.		
28	Section 41 of Bill.		
29, paragraph 1, first sentence	Sections 4 (4) and 9 of Bill.		
second sentence . paragraph 2 (number and gender)	Section 3 of Bill.  Not reproduced. See the General Clause Act, I of 1868.		
.cr IX of 1861:			
Section 1, first sentence	Sections 7 & O 1 to P Dill		
second sentence	Sections 7, 8, 9 and 10 of Bill Section 11 (1) of Bill.		
	Section 12 of Bill.		
3 . , . , . ,	Sections 7, 13 and 44 of Bill.		
dure.	Not reproduced. See section 647 of the Code of Civil Procedure.		
	Section 41 of Bill.		
$\frac{6}{7}$	Section 42 of Bill.		
8: definition of "Sadr Court"	Section 3 of Bill.  Not reproduced.  Act, I of 1868.		

Statement showing how the principal Enactments scheduled for repeal in the Guardians and Wards
Bill have been reproduced in the Bill or otherwise dealt with—contd.

Eu	actments schedule	d for repeal.	Hew reproduced or otherwise dealt with		
ACT XX OF I	864 :	- •	-		•
Section 1			_		Sections 26 and 36 of Bill.
	, paragraph l		•	•	COLUMN CO
	paragraph 2	who to i	nstitute	or	Left to be dealt with in the Bill to amend the Code of Civil Procedure. See para
	proviso	behalf	of mino	rs.	graph 4 of Statement of Objects and Reasons.
3				• ;	Section 8 of Bill.
1	•			•	Section 9 of Bill.
ñ	, paragraph l				Section 11 (I) of Bill.
	paragraph 2			• •	Section 13 of Bill.
• .	proviso .		•		Section 40 of Bill.
6					Sections 7 and 8 of Bill.
7				• '	Section 40 of Bill.
	provise.			į	Sections 7 and 14 (2) of Bill. See paragraph 20 of the Statement of Object and Reasons
	, paragraph 3			•	Section 28 (/) of Bill.
10	, paragraph 4	• .	. •		Section 28 (r) of Bill.
11	: when Collecte	ormay be	directed	<b>t</b> o 1	and the second second
	take charge	of estate	•	• ;	Unnecessary, as section 7 is framed.
12		• •	• •	• ;	Section 28 (a) of Bill. Section 44 of Bill.
13	• • •		. :	• ;	Section 44 of Bill.
14	: procedure w	hen proj	prictor	of	Unnecessary, as Chapter II is framed. Se
	comes of ag	e.		1	paragraph 12 of Statement of Objects and Reasons.
15	: control of pr	occedings	of Colle	İ	Unnecessary, as the Bill is framed.
16	, paragraph l		•	- }	Section 28 (b) of Bill.
	paragraph 2		•	•	Section 28 (c) of Bill.
	paragraph 3		•	• :	Compare sections 29 and 30 of Bill.
3 <b>7</b>			•	•	Sections 28 (d) and 45 (e) and (f) of Bill
18	, paragraph 1		•	•	Section 26 (3) of Bill.
	paragraph 2		•	•	Sections 24 and 25 of Bill.
19			•	-	Sections 29, 30 and 31 of Bill.
20	: continuance lification cea		ter disqu	1a <b>-</b>	Will be covered by the Code of Civil Procedure.
21			•	-	Sections 33 and 35 (3) of Bill.
22			•	•	Section 38 of Bill.
23	, first sentence		•	•	Section 31 of Bill.
	second senter	nee .	•	•	Section 35 (3) and (4) of Bill.
24		• •	•	•	Sections 28 (f) and 45 (g) of Bill.
25	• •		•	• }	Sections 20, 28 (e) and 36 of Bill
26			•	• ;	Sections 20, 22 (1) and 36 of Bill.
27			•	•	3
28		•	•	•	Section 28 (e) of Bill.
	: marriage of	mmors .	•	- 1	Compare sections 20, 24 and 28 (e) of Bill Section 4 (1) of Bill: and see paragraph
30		. • .		•	of Statement of Objects and Reasons.
31	, paragraph 1 : married fe	males.		1	Section 16 of Bill.
	paragraph 1: females b males.	as to gueing then	ardians nselves	of fe-	Not reproduced. See paragraph 19 o Statement of Objects and Reasons.
	paragraph 2 :	guardian n husban	iship id attai	to ins	Section 35 $(1)$ $(d)$ .
	majority.			{	

Statement shewing how the principal Enactments scheduled for repeal in the Guardians and Wards Bill have been reproduced in the Bill or otherwise dealt with—conclu.

	Enactments	schedul	ed for	repeal.	•		How reproduced or otherwise dealt with.
ст ХХ	or 1864:—						
Sect		ig of natics).		Y X X X	of	1858	Not reproduced.
		. ′			•		Section 41 of Bill.
	34, parag						Sections 4 (4) and 9 of Bill.
		raph 2					Section 3 of Bill.
							Not reproduced. See the General Claus Act, 1 of 1868.
er XII	I от 1871:						·
Sect	ion I (Forma	1)	•			. !	
	2 " Minor					. !	Section 1 (1) of Bill.
	" Guard		•	•			Section 1 (2) of Bill.
	" Court			-	•		Sections 1 (4) and 9 of Bill.
	3 .						Section 5 of Bill.
	4, paragra	aph 1					Section 7 of Bill.
	paragra						Section 14 (3) of Bill.
	paragr				••		Section 14 (4) of Bill.
	5, paragra						Sections 8 and 10 (1) of Bill.
	paragra						Section 10 (2) of Bill.
	paragra	aph 3					Section 11 (1) of Bill,
	6 .	•					Section 12 of Bill.
	7.	•				• ;	Sections 7, 13 and 44 of Bill.
	8, paragra	aph I,	first :	มถน์ ระ	cond :	sen- ¦	Not reproduced. See section 647 of t
							Code of Civil Procedure
					Code		
					ocedur		<b>5</b> 6.7500
							Section 41 of Bill.
	paragr	apn z					Not reproduced.
	paragr 9	ahn ə	•	•	•		Section 45 of Bill.
		· / · · \	•	•	•		Section 42 of Bill.
	10, clause		•	•	•		Section 15 (1) and (3) of Bill
	clause		•	•	-		Section 15 (1) of Bill.
	clause	(6)	•	•	•	•	Section 15 (2) of Bill.
	11 . 12 .	•	•	-	•	• ,	Section 20 of Bill.
	18 .	•	•	•	•	•	J
	14, paragi		•	•	•		Section 21 of Bill.
	paragi		•	•	-		Section 22 (I) of Bill.
	parage	apar 2	•	••	•		Section 37 of Bill.
	16 .	•	•	•	•		Section 23 of Bill.
	17	•	•	•	•	•	Sections 24 and 25 of Bill.
	17 . 18, clauses	: (a) 1	ids	•	•	• 1	Section 25 (c) of Bill.
	15, clause		- (11)	•	•	•	Section $25 \stackrel{?}{} }{} \stackrel{?}{} \stackrel{?}{} \stackrel{?}{} }{} \stackrel{?}{} $
	19	(6)	•	•	•		Section 19 of Bill.
	20	•	•	•	•		
	21 :	•	•	•	•	•	Sections 26 (1) and 36 (1) of Bill.
	22 .	•	•	•	•	•	Section 32 of Bill. Section 33 of Bill.
	23	•	•	•	•		
	24.	•	٠	•	•		Section 34 of Bill.
	25. paragr.	and I	•	•	•		Sections 33 (2) and 34 (2) of Bill.
			•	•	•		Section 35 (1) of Bill. Section 35 (2) of Bill.
	paragu lule (Forms)		•	• •	•		Section 35 $(2)$ of Bill. Not reproduced.
$S_{ij}$ , $S_{ij}$							

## PRECIS OF THE OPINIONS REFERRED TO IN PARAGRAPH 1 OF THE · STATEMENT OF OBJECTS AND REASONS OF THE GUARDIANS AND WARDS BILL.

In correspondence\* with the Government of VI.—Whether the first clause of section 18 of Acts Bombay in the year 1881, several points were NX of 1864 and XL of 1858 should not brought to notice on which an amendment of the law relating to the guardianship of the persons and property of minors in that Presidency (Act. XX of 1864) was shewn to be required. Before proceeding to carry out these amendments, the Government of India issued a Resolution+ inviting the opinions and suggestions of Local Governments and Administrations on the following selected points, with a view to the consolidation of the several Acts and Regulations relating to mmors in force in the three Presidencies:—

- 1.-Whether the provision of Act XX of 1864, section 2, clause 2 (and of the Bengul Act, XL of 1558, section 3, clause 2), prohibiting any person (except in certain cases in which the Court is allowed to direct otherwise) from instituting or de-fending any sail connected with the estate of which he claims charge vulers he has obtained a certificate of administration from the Civil Court, should not be re-
- 1 .- Whether a next friend or a grandian ad Intem should (by an extension of section 461 of the Code of Civil Procedure) be allowed to execute a decree or receive money or property in the course of Irligation, it being made clear that a next friend or quardian ad litem, who is also a quartian appointed under the Minors' Act with power to receive money on behalf of the miner, shall not be required to give security.
- II and IV .- Whether the following proposals made by the Howble Mr. Justice Metrill 3 with a view to rendering it visate for any person to enter and any transaction offeeling immoreable property, except with a certificated administrator, should be accepted, namely -
- is that any alternation or incumbrance of, and any abandonment of the rights of the mover in, any immoreable property, by a guardien. should be made void, unless he holds a certificate under the Minors' Act; and
- 14 that the provision in the second clause of section 18 of Acts XX of 1864 and XL of 1858, which requires the previous sanction of the Civil Court to sing alregation or incombrance of immoveable property by a certificated gnardian, should be repealed.
- Whether, assuming it to be the intention of the legislature (see sections 464, 440 and 441 of the Code of Civil Procedure) that a guardian appointed under the Minors Act possesses no right as such to appear on behalf of a minor, but that he must sue as next friend or be appointed to defend as quardian ad litem, the Code of Ciril Procedure should not be amended so as to make this more clear.

- be amended so or to provide that a guardian by appointment or relationship should, when his title is declared by the Court, prossess simply the same powers which he possessed before procuring a declaration of tille, and that the order of the Court should have no effect except that of declaring his status; and, further,
- (a) whether, if the powers of a guardian who owes his status to the mere uct of the Court are defined at all, they should not be defined in some way which would indicate that persons having transactions with him should bear in mind his representative character, and should not deal with him as they would if he were acting on his own account.
- VII.-Whether (if clause 2 of section 18 of Acts XX of 1861 and XL of 1858 is returned) it should not be made clear that the effect of the Court's sanction to well, ationate. Se., any immoreable property is to give the purchaser a good title to such property, in the absence of fraud or collusion on his part.
- I'll .- Whether, if it should be decided to consolidate the law for the whole of British India, the new Act should not be extended to the original local inrisduction of the Presidency High Courty; and
  - (b) whether the Courts in annointing guardians of property should not be given power to make appointments limited to particular property.
- 11.-Whether the proposed new Act should not be contined to Hindus, Muhammadans and Buddhists, and other persons who have definite personal laws, and the Feroners British Minors' Act, XIII of 1871, made applicable to all other clusses of persons and its overation extended to the whole of British India, including the Presidency-torns, the jurisdiction of the High Courts on respect of European British Minors being apolished.
- 2. Local Governments and Administrations were also requested to submit their opinions on any other points which they might desire to bring forward for consideration in connection with the proposed legislation.
- 3. In the following paragraphs (4 to 240) the views of the Government of India and the remarks of Local Governments and officials on Points I to 1X are noted.

I.—Whether the provision of Act XX of 1864, Post t section 2, clause 2 (and of the Bennut Act, XL of Appear 1858, section 3, clause 2), prohibiting any person in Court (except in certain cases in which the Court is without allowed to direct otherwise) from instituting on de-certifical direct otherwise. fending any suit connected with the estate of which administ

(Point I.—Appearance of guardian in Court without certificate of administration.) he claims charge unless he has obtained a certificate of administration. From this rule, however, he would except undivided shares of minors who be repeated.

4. This proposal was put forward by the Government of India, with reference to difficulties arising on the construction of the clause in question in connection with Chapter XXXI of the Code of Civil Procedure (Suits by and against Minors, &c.), and also with reference to a proposal made by the Hon'ble Mr. Justice Mclvill that every person who requires the assistance of the Court should be compelled to take out a certificate of administration. The reasons by which the Government of India's proposal was supported are as follow:—

"The fact that a person asserts a claim to be the guardian of a minor, whether by appointment or by relationship, seems scarcely to afford any sufficient reason for absolutely precluding him from acting as next friend or guardian ad litem under the provisions of the Civil Procedure Code until he has established his claim to the guardianship under the Minors' Act. If such person is actually entitled to the guardianship by virtue of appointment or relationship, it may be urged that he should certainly be allowed, in preference to any other person, to act for the limited purposes of litigation; but, on the other hand, if he is not so entitled, the circumstance of his having asserted his claim to the guardiansh, need not apparently be made an absolute disqualification. There are doubtless cases in which the circumstance that a person sets up an unfounded claim to the guardianship of a minor might properly be treated as unfitting him to act as next friend or guardian ad litem; but this point might be left to be settled by the Courts, it being understood that the decision should not in any way be made to depend on the circumstance whether the person concerned did or did not put forward a claim to guardianship in connection with the particular suit in which it was proposed that he should act."

5. Mr. P. P. Hutchins, District Judge of Madera (afterwards Judge of the High Court, Madras),—

says there is no provision in the Madras law corresponding to section 2, clause 2, of Act XX of 1861. He agrees, however, with the Government of India in thinking that the provision in the Bombay and Bengal laws might be repealed.

6. Mr. C. G. Plumbr, Judicial Commissioner of Coorg,—

suggests that for section 2, clause 2, of Act XX of 1884 should be substituted the provision of Rule 13 of the Rules for the custody and guardianship of Minors, &c., in Mysore,\* which requires that any guardian or manager appointed under the rules shall be admitted by the Courts as guardian ad litem.

7. Mr. E. BARCLAY, GOVERNMENT SOLICITOR, MADRAS,—

would go further even than Mr. Justice Melvill proposed, and provide that every person should be prohibited from interfering with the estate of any minor, within a limit of value to be fixed by Government, without obtaining a certificate of

\* See Gazette of India, 27th April, 1872, Part I, p. 458.

administration. From this rule, however, he would except undivided shares of minors who are members of a joint Hindu family; in which cases he would provide for the Collector being ex officeo manager unless and until a certificate is issued to some qualified private person. He suggests that the rule should embrace movemble as well as immoveable property, and he does not think it would affect so large a number of estates as the Government of India seem to anticipate (see paragraph 7 of the Resolution of 17th October, 1882).

With regard to the proposal put forward by the Government of India, Mr. Barclay writes as follows:—

"I think Chapter XXXI of the Code of Civil Procedure should be amended, and that no person should be allowed to institute a suit on behalf of a minor unless such person be manager of his estate (the Collector) or the holder of a certificate of administration. Such manager or the holder of a certificate, as he will sue in his representive character only, should not, I think, be made personally liable for costs, unless the Conrt finds by its decree that the suit was brought yexatiously; but provision might be made for his giving security for costs by depositing cash or Government securities belonging to the estate of the minor. With regard to suing for debts due by the estates of minors, the manager of the estate of a minor or the holder of a certificate of administration of his estate, as the case might be, could be made defendant in the same way as the executor of a will or the administrator of the estate of a deceased person is now made defendant in a suit to recover a debt due by the estate of a testator or intestate. The amendment of Chapter XXXI of the Code of Civil Procedure would apply only to such cases as might come within the provisions of the new Minors' Act."

8 Mir Ansar-ud-din, Presidency Magistrate, Madras,-

knows many cases in which persons entitled by virtue of relationship to the guardianship of a minor act as next friend or guardian ad litem already, and be thinks it desirable that the arrangement should, in view of difficulties arising frem attending the Courts to take out a certificate, be continued.

9. Mr. J. W. HANDLEY, CHIEF JUDGE OF THE MADRAS COURT OF SMALL CALSES,—

thinks the clause in question should be repealed, because its tendency is, in all minors' suits of small value, and in all cases where minors are defendants, to cause a deadlock.

10. Mr. G. MUTIUSWAMY CHETTEAR, JUDGE OF THE MADRYS COURT OF SMALL CAUSES,—agrees with Mr. Handley. •

11. The Madras Board of Revenue—concur with the Government of India.

12. Mr. Justice West-

thinks no person wishing to sue as next friend on behalf of a minor should be subjected to any restriction other than those involved in proper rules as to costs.

. (Point I.—Appearance of guardian in Court without certificate of administration.)

13. SIR CHARLES SARGENT, CHIEF JUSTICE, BOMBAY,-

considers the clause in question should be repealed, both because it is, generally speaking, in the interest of minors that any person properly qualified under section 445 of the Civil Procedure Code should be allowed to act for a minor as his next friend or guardian ad litem, and because a certificated administrator may not fulfil the conditions prescribed by that section. He suggests however, that the practice now prevailing in the Bombay High Court of requiring persons wishing to institute a suit for a minor to obtain the consent of the Court should be adopted.

14. The Hon'ble Mr. Paul, Advocate General of Bengal,—

thinks the clause in question should be repealed, but that at the same time the Courts should exercise some control, and to this end suggests that the next friend should be required to obtain the sanction of the Court.

In regard to the Hindu joint family question, please see his remark in paragraph 350, infra.

15. Mr. T. T. ALLEN, SUPERINTENDENT AND REMEMBRANCER OF LEGAL AFFAIRS, BENGAL,-

says the clause in question contains a perfectly intelligible and proper direction, which has long been acted upon with advantage to the people; and he thinks it should be maintained in spite of the rule in the Civil Procedure Code. He argues further that the two provisions are scarcely inconsistent, inasmuch as that contained in the Minors' Act very properly requires a regular guardian to have his authority for acting sanctioned by the District Judge, while that contained in the Civil Procedure Code merely authorises any other person at his own risk and where there is no regular guardian to act in behalf of a minor; the two provisions consequently referring to two different classes of cases.

16. Mr. JUSTICE FIELD, OF THE CALCUTA HIGH COURT,-

notes that there is a very important difference between suits brought under the clause in question and suits to which Chapter XXXI of the Civil Procedure Code is applicable; namely, that in the former case the person acting ought to appear as the plaintiff or defendant upon the record, while in the latter the minor himself appears as plaintiff or defendant on the record. The result he describes as follows:—

"Where a decree is made against a minor, he is bound by such decree, although there has been no enquiry whether the transaction is for hisbenefit, except in cases of fraud, collusion or error (see Daniell's Chancery Practice, 5th Edition, pp. 148, 149, 156, 157). Where, on the other hand, the person who has obtained the certificate of administration is the plaintiff or defendant upon the record, there may be a subsequent enquiry as to whether he acted in the interests of the minor or not, and this for more than one purpose."

Mr. Field suggests that it should be made clear that a person who has obtained a certificate under the Minors' Act should sue and be sued in

17. THE JUDGES OF THE CALCUTA HIGH COURT-.

(collectively) say Mr. Justice Melvill's proposal, that every person who requires the assistance of the Court should be compelled to take out a certificate of administration, would make it impossible for the provisions of Chapter XXXI of the Civil Procedure Code to be employed in certain cases, and they do not see any sufficient reason for adopting it.

They concur with the Government of India that there may be cases in which a person who, though entitled to claim the charge of the minor's estate, does not choose to claim it, and may yet be the fittest person to act as next friend or guardian to the minor for a particular suit; and they agree with the 'Government in considering that in such cases the question whether such person should be appointed next friend or guardian ad litem may properly be left to be decided by the Court which has the case before it, and can draw its own inferences from the conduct of the party as to his fitness for the appointment.

18. SIR ROBERT STUART, (LATE) CHIEF JUSTICE, NORTH-WESTERN PROVINCES,—

strongly objects to Mr. Justice Melvill's proposal to require certificates in all cases.

#### 19. Mr. JUSTICE OLDFIELD-

writes as follows:---

"Only guardians holding certificates should, as a rule, be permitted to institute suits or make applications on behalf of minors; but a discretion may be given to the Court to allow the next friend to appear when no certificate has been taken out. In regard to minors who are defendants, the provisions of Chapter XXXI, Civil Procedure Code, for appointing guardians ad litem are proper and adequate."

#### 20. Mr. Justice Straight-

writes as follows:-

"There is undoubtedly much confusion caused by the concurrent existence of the second part of section 3 of the Bengal Minors' Act and the provisions of Chapter XXX1 of the Civil Procedure Code, and we have more than once found considerable complication and difficulty caused thereby. I generally concur in the remarks made upon this matter in paragraph 5 of the Minute of the Government of India; and I think that, while the prohibition to suits being instituted without certificate might be done away with, amendments might be introduced into Chapter XXX1 of the Code which would effectually protect the minor litigant's interests."

21. Mr. H. J. SPARKS, JUDICIAL COMMISSIONER OF OUDH,—

approves of the Government of India's proposal.

22. Mr. B. W. Colvin, (LATE) JUNIOR MEMBER OF THE BOARD OF REVENUE, NORTH-WESTERN PROVINCES,—

approves of Mr. Justice Melvill's proposal that every person who requires the assistance of the Court should be compelled to take out a certification.

(Point I.-Appearance of guardian in Court without certificate of administrations.)-

managed without any reference to the Courts; but in-all cases which do come before a Gourt the Court is even now obliged to satisfy itself that the person claiming to act for the minor is duly qualified to represent his interests, and it seems better that when such an enquiry is once made it should confer a general protection upon the minor, rather than one limited to the particular case before the Court. Mr. Colvin would, however, except from such a rule all properties below a certain minimum of value, arbitrarily fixed, but open to reduction as experience is gained and the people become familiar with the rule.

#### 23. Mr. W. DUTHOIT-

socs no objection to the Government of India's proposal if his recommendations under Point II (see paragraph 57 of précis) are adopted. For his opinion on Mr. Justice Melvill's proposal, please see paragraph 291, infia.

24. THE LIEUTENANT-GOVERNOR AND CRIEF COMMISSIONER, NORTH-WESTERN PROVINCES AND OUDH,—

concurs with the majority of the officers consulted by him in thinking that Mr. Justice Melvill's proposal that every person who requires the assistance of the Court should be compelled to take out a certificate of administration should not be accepted, his reasons being that its adoption is not shown be required, and that it would increase hitigation.

He agrees with the Government of India in thinking that any doubts regarding the correspondence of the second clause of section 3 of Act XL of 1858 with Chapter XXXI of the Civil Procedure Code should be set at rest; but he observes that the advisability of altogether omitting that clause to some extent depends on how far, if at all, the Revenue Courts of the North-Western Provinces are bound to follow the Code of Civil Procedure where the North-Western Provinces Rent Act (Act XII of 1881) prescribes no special procedure for their observance. On this subject, he says, there has been a recent. Full Bench ruling of the High Court, which be has not however yet had an emportunity of considering; and at present he can only request that the position of minors in Revenue Courts be borne in mind in any proposed legislation affecting section 3 of Act X11 of 1858.

25. Mr. Justice Smyth, of the Punjab Chief Court,—

says applications for certificates of administration are seldom made in the Punjab; that they are usually made only when rival claimants dispute the guardianship of the person or property of a minor relative; and that such disputes appear to be few in number. He would greatly regret any change which would have the effect of increasing the number of minors' cases in the Courts. (This, apparently with reference to Mr. Justice Melvill's proposal noted in paragraph 4, supra.)

Numerous suits are, he says, brought in which minors are either plaintiffs or defendants, and as a rule relatives have, under the provise to section 3 of Act XL of 1858, without much difficulty been allowed to sue or defend without being required to obtain a certificate of administration; "and

the same practice is continued under Chapter XXXI of the new Code of Civil Procedure." If section 461 is extended, as proposed by the Government of India (see paragraph 47 of précis), Mr. Smyth thinks the second clause of section 3 of Act XL of 1858 might safely be repealed, so far as the Punjab is concerned.

26. LALLA MADAN GOPAL, PLEADER, OF DELHI,-

thinks the second clause of section 3 of Act XL of 1858 should, as proposed by the Government of India, be repealed. He considers the limitation which it imposes is undesirable in the interests of minors; and, further, that it is rendered useless by Chapter XXXI of the Civil Procedure Code.

In another part of his memorandum, however, he expresses approval of Mr. Justice Melvill's proposal that every person who requires the assistance of the Court should be compelled to take out a certificate of administration, thinking it should be adopted, in the interests of the minor, in spite of any inconvenience which might result.

27. LALLA GERDHARI LAL, PLEADER, OF

thinks guardians should be compelled to take out a certificate or administration, excepting only in cases where the estate is of small value.

28. Colonel C. A. McMahon, Commissioner and Superintendent, American Division,—

submits the following proposals on the subject of requiring guardians to take out certificates of administration:—

- "I would leave it optional to a guardian to take out a certificate; but at the same time I would make it legal for a person indebted to a minor's estate to refuse to pay the money demanded from him to any person who had not taken out a certificate.
- (see Mr. Justice Mclvill's Minute, page 3, second paragraph on the page) of a minor to sue or defend a suit through his next friend or guardian, in cases in which the next friend or guardian does not profess to claim the charge of the property; but I would extend this liberty to all cases, whether the next friend or guardian claims charge of the property or not, giving the opposite party, however, the right in cases in which the minor's next friend or guardian claims the charge of the property to require the latter to take out a certificate of administration in separate proceedings. The law might provide for the suit being stayed or postponed for a sufficient time to enable this step to be taken."

He continues :-

"In cases in which a man's position as guardian, whether by reason of a provision in a will or by near relationship, as clear, I do not think at is desirable otherwise than as above provided to force the guardian to take out a certificate. As pointed out in the papers under reference, the taking out of a certificate is apt to foster undesir-

## \*(Point I.—Appearance of guardian in Court without certificate of administration.)

able litigation, and in the great majority of cases the necessity for taking out a certificate would not arise unless the necessity were artificially created by legislation."

## \*29. Muhammad Latif, Extra Assistant Commismoner of Jhang,—

thinks the clause in question might safely be repealed, because it has been practically superseded by the beneficial rules enacted in Chapter XXXI of the Civil Procedure Code. If this is done, he suggests the insertion in the Code of a clause empowering the Court to accept as next friend or guardian ad litem any administrator certificated under the Minors' Act (apparently, in preference to any other person.)

#### 30. UMAR BAKHSH, PLEADER, OF MULTAN,-

thinks the clause in question should be repealed, and that the Civil Procedure Code should be amended so as to provide that where a guardian Las been appointed by a Civil Court (? certificated) he shall, in preference to others, he appointed next friend or guardian ad litem.

## 31. COLONEL E. P. GUEDON, COMMISSIONER AND SUPERINTENDENT, MULTAN DIVISION,—

thinks the clause should be repealed, both in view of the provisions of Chapter XXXI of the Civil Procedure Code, and having regard to the fact that the proviso admits of wide and varied departures from the strict rule which the clause enacts. If the clause is repealed, he suggests that a clause should be inserted in the Civil Procedure Code legalizing the acceptance by the Civil Court of a certificated administrator as next friend or guardian ad litem wherever there is one.

## 32. Mr. H. T. RIVAZ, GOVERNMENT ADVOCATE, PUNJAB,-

thinks the clause should be repealed and Chapter XXXI of the Civil Procedure Code amended so as to deal exhaustively with its subject-matter. He continues :- "I think it might be made clear that. where there is a guardian holding a certificate, the Court should accept such guardian as the person prima facic entitled to represent the minor plaintiff or detendant, and that the claims of such guardian should only be postponed on proof of in-capacity or unfitness. The chapter might then go on to lay down the procedure which is to govern cases where no certificated guardian has been appointed, with regard to which full provision is already made in Chapter XXXI as it at Present stands, though I think it might be made more clear as to what is the exact effect of any omission by the Court to carry out the provisions of the chapter in their integrity. Several cases have occurred lately in this province in which a minor plaintiff or defendant has been represented throughout in the Lower Courts by an apparently competent representative, but where such representative appears to have been accepted by the Court without any enquiry or any formal proceeding under Chapter XXXI of the Code. In many of these cases the Chief Court, when the tacts have been brought to its notice, has felt bound to cancel the whole of the proceedings and order a re-trial after proper steps have been taken by the Lower Court under Chapter XXXI; thus in some cases randering void ab initio proceedings which have really been conducted throughout with due regard to the minor's interests, and in which the defects in the appointment of his representative are merely formal. I think, therefore, Chapter XXXI might attempt to point out what defects in the procedure prescribed must be considered fatal to the validity of the proceedings, and what may be considered mere irregularities not necessarily rendering the proceedings void, if no substantial injury to the interest of the minor can be shown to have resulted."

## 33. The Lieutenant-Governor of the Punjab-

thinks it doubtful whether any amendment of the Civil Procedure Code is really required on the score of its conflict with Act XL of 1858, section 3, clause 2; and says that, so far as the Punjab is concerned, no practical difficulty seems likely to arise from the maintenance of both provisious of the law.

## 31. SARDAR GURDIAL SINGH, EXTRA ASSISTANT COMMISSIONER,—

thinks the clause should be removed, and a provision inserted in its place to the effect that where a guardian has been appointed under the Minors' Act no one else shall be allowed to act for the minor.

## 35. Mr. R. J. Crosthwaite, Judicial Commissioner, Central Provinces,—

argues that clause 2 of section 3 of Act XL of 1858 and Chapter XXXI of the Civil Procedure Code are not in conflict, masmuch as the Courts, being allowed a discretion under the latter enactment, would exercise it so as to secure the appointment of a certificated administrator, who has a legal right to represent the minor, where there is one and he is willing to act.

Where, however, the certificated administrator is not willing to act, the proviso to section 3 of Act XL of 1858 lets in another person, and the omission from the corresponding clause of Act XX of 1864 of the words "or for any other sufficient reason" is therefore undoubtedly an error.

He thinks clause 2 of section 3 of Act XL of 1858 might be repealed as proposed by the Government of India; but he would prefer to let it stand and to bring the corresponding clause of Act XX of 1864 into complete accord with it. If the clause is repealed, he says, suits might be brought by next friends merely for the purpose of substantiating a claim to the charge of a minor's estate.

Referring to Mr. Justice Melvill's proposal (supra, paragraph 4), he considers it should not be adopted, because it would greatly increase litigation and would put difficulties in the way of realising petty sums due by minors.

## 36. Mr. Behari Lal Bast, Pleader, of Hoshangaban,—

writes :-

"In the Bombay Act it is incumbent on the creditor to take out a certificate before he can proceed against a mnor, the claim exceeding Rs. 250; thus it entails great hardship on the creditor, who is bound to take some preliminary steps for the assertion of his claim, thereby incurring trouble and expense.

(Point I .- Appearance of quardian in Court without certificate of administration:)

"But this section in the Minors' Act does not seem called for, as it is a matter of procedure, and any change which is conducive to the welfare of the minor can be introduced in the Procedure Code. Any guardian who has obtained a certificate under the Minors' Act should not be required to appear as next friend in civil cases. Chapter XXXI of the Civil Procedure Code should not be made applicable to a certificated guardian."

37. Mr. J. W. Chisholm, Officiating Commissioner, Narbada Division,—

observes that the ter dency of Mr. Justice Melvill's proposals mentioned in paragraphs 3 and 6 of the Resolution (Points I, III, and IV) is to make applications to the Courts for certificates of administration as numerous as possible. He is opposed to this policy for the following reasons:—

Certificates are at present rarely applied for, and to make them compulsory would be undesirable and would certainly be distasteful to the people. Nor would such a provision do much to protect the interests of minors, because these are as a rule well looked after by the immediate relations or natural guardians, and where loss occurs it results (in the Central Provinces) not from wrongful assumption of guardianship but from abuse of powers by rightful guardians, and it is not possible to follow up the grant of a certificate by controlling the proceedings of the guardian. The proceedings autecedent to the grant of a certificate would, moreover, cause much inconvenience and expense, which would not be con-pensated by any benefit to the estate of the minor; and another consequence of introducing such a procedure would be that, to avoid trouble, near relations of minors would continue to act without certificates, with the result that many of the transactions entered into by them would, if challenged, be declared void, and this would lead to much dishonest litigation.

For these reasons, Mr. Chisbolm would prefer that the application for a certificate should continue to be optional, as provided in section 2 (? section 3) of Act XL of 1858. He would omit the latter clauses of that section as being separately provided for in Chapter XXXI of the Civil Procedure Code, and would clearly provide in that chapter for certificated guardians being allowed to appear in all cases in the Civil Courts on account of the minors whom they represent.

38. LIEUTENANT-COLONEL C. H. GRACE, DEPUTY COMMISSIONER, JABALPUR,—

approves of the Government of India's proposal, but suggests that the Court, in appointing a guardian [? ad titem] in "deubiful cases," should see that he is fit for the trust, that he has no interest adverse to that of the minor, and that he is a relation or kusman of the minor.

39. THE CHIEF COMMISSIONER OF the CENTRAL PROVINCE.

con-iders Mr. Justice Melvill's proposal that every person who requires the assistance of the Court should be compelled to take out a certificate of administration is both annecessary and impolitic. The experience of the Central Provinces is that it is not the usurpation of the office of guardian, but the abuse of its powers, that is the source of itigation; and the Chief Commissioner believes that the proposed provision would lead to inconvenience and increased litigation. Referring to Mr. Crosthwaite's remarks [sufra, paragraph 35] as to the supposed conflict between the provisions of the Minors' Act and those of Chapter XXXI of the Civil Procedure Code, the Chief Commissioner suggests that it would be well to get rid of any uncertainty on the subject by making it clear that, if the Court allows it, a person otherwise qualified to act may sue on behalf of a minor, even though he has not obtained a certificate.

#### 40. THE RECORDER OF RANGOON-

discusses the relative bearing of section 3, clause 2, of Act XL of 1858, and Chapter XXXI of the Civil Procedure Code, and arrives at the following conclusions:—

"It would seem therefore that, so far as the institution and defence of suits is concerned, if any person obtains a certificate of administration under Act XL of 1858, such person, and such person only, could institute or defend a suit connected with the estate, efeditors could deal with him and he could deal with debtors. No alteration of the law has been made in such a case by the passing of Chapter XXXI, except to make the guardian such as next friend and to make him in some instances liable for the costs of a suit.

"But in cases where no person obtains a certificate under Act XL of 1858, or gets leave to sue without a certificate under its provisions, in such cases the passing of Chapter XXXI has made a great difference, for it enables any person who does not claim the charge of the minor's estate without applying for a certificate of administration to institute suits on his behalf as next friend, and any person to institute suits against his estate by getting a guardian for the suit appointed, and no person need claim the charge of the minor's estate nuless he pleases.

"It seems to me to come to this, that the passing of Chapter XXXI of the Code of Civil Procedure enabled the estate of a minor to be got in and distributed without any certificate of administration being applied for under Act XL of 1858, unless on the application of some person interested in the minor that Act was put into force, in which case, if the application was granted, the estate would be administered under the provisions of the old Act, whereas before the Chapter XXXI became law the estate of a minor could not be got in or distributed without putting the provisions of Act XL of 1858 in force if any question had to be litigated."

"The Government of India appears to think that the effect of passing Chapter XXXI of the Code has been to make it applicable to a certain extent to persons who have obtained certificates under Act XI of 1858, and no doubt to a very limited extent it is, as under it the next friend, who would be the certificate holder, may be ordered to pay costs personally; but I cannot see, as would seem to be implied by the 9th paragraph of the Resolution of the Government of India, that Chapter XXXI would so far apply to a certificate-holder as to render it necessary for him to be appointed a guardian ad litem under it: it seems to me that he has the position of guardian ad litem without it."

He does not approve of Mr. Justice Melvill's proposal (see paragraph 4, supra), regarding which he writes as follows:—

"It seems to me that it would not, be for the

### · (Point I.—Appearance of guardian in Court without certificate of administration.)

benefit of minors or of persons who had claims against their estates that no person should be able to sue on their behalf, and no person should be able to sue them, without first getting out certificates of administration; and it seems to me that any danger which would attend dealing with the estates of minors by uncertificated persons is sufficiently guarded against by the fact that any person may come to the Court under section 4 of Act XL of 1858 and apply that a person may be appointed to guard the interests of the infant; and if the Court choose to grant the application and appoint a guardian, I take it that the power of the uncertificated person would at once cease, and that, if the litigation entered on by him was improper, he could be punished by being made to pay the costs."

Nor does he think the proposal of the Government of India, to repeal the second clause of section 3 of Act XII of 1858, should be carried out-Regarding this he writes:—

"If that alteration is made, it seems to me that a safeguard which the law now provides for minors would become less effectual. Suppose a debtor to the estate of a minor forces a person interested in the minor to go to Court: if that person does not claim the charge of the minor's property, Act XL of 1858 floes not stand in his way; he sues under Chapter XXXI of the Civil Procedure Code, and any benefit which may acerue from the suit would be secured to the minor. If the proposed alteration in the Civil Procedure Code is made, namely, that no next friend should be allowed to take any benefit on behalf of the minor unless he satisfies the Court that it will be applied for the benefit of the minor, the debtor thus secures the proper guarding of the rights of the minor. Again, if the person who makes the claim on behalf of the minor is also claiming the right to have charge of the property of the minor, the debtor can, and it seems to me nightly can, prevent him taking advantage of Chapter XXXI of the Code and compel him to take out an administration certificate, thus again securing the rights of the minor; but if the alteration suggested by the Government were made the debtor could not compel him to take out a certificate, and a proviso making him give security that any benefit accruing from the litigation should be applied on benalf of the minor is not nearly so effectual when taken from a person who claims a right to have charge of a minor's property as when taken from a person who clayms no such right, but, without being interested in the minor's property, has merely asked the assistance of the Court to get him his rights.

"Again, take the case of a suit brought against a minor. If no person claims the right to have charge of the property, the creditor very rightly comes in under Chapter XXAI and secures his rights, and the rights of the minor are adequately represented by a guardian ad litem; but if any person does claim the right to have chare self the property of the minor, I do not tank the rights of the minor are adequately secured by appointing such person guardian ad liter; it could not be done under the present state of the law; he would have to take oet a certificate; but if the law was altered as suggested by the Government, it might be done and, as it seems to me, the rights of the minor be thereby prejudiced.

"I do not quite see that the alteration sugges-

ted by the Government is necessary to enable the person who thinks he has a right to take charge of the property of a minor to come in under Chapter XXXI; if no one challenges him he will make no claim to have the charge of the minor's estate, and he will act under Chapter XXXI; but if any one challenges him, it will no doubt have the effect, as the law now stands, of compelling him to take out a certificate.

"Another point of view which I submit may be worthy of consideration is the change which the alteration of law proposed by Government would have in cases where the person who claims the right to have charge of the minor's property wished to deal with it himself alone. At present he must establish to the satisfaction of the Court his right to so deal with it and that it will be dealt with for the benefit of the minor. Once he has done that no person other than be can represent the minor as a party in a suit, and no decrees could be got against the estate of the minor without making him a party. If the alteration suggested by the Government were carried out, and a person who claimed the right to have charge of the property of a minor was not bound to take out a certificate in order to be made a defendant in a suit against the minor, might not a fraud be committed by a person claiming the right to the property of a minor getting appointed a guardian ad litem and suffering a decree to be executed against the property of the minor? Such a case could not happen if the Government alteration is not carred out, because such a person would have to take out a certificate before being made a defendant?

## 41. THE JUDICIAL COMMISSIONER OF BRITISH

considers that the clause in the Minors' Acts should be repealed, and the Courts allowed full discretion under the Civil Procedure Code. He observes that the interests of guardians appointed under the Minors' Acts may often, in special cases, be opposed to those of the minors.

42. The Chief Commissioner of British Bury -

invites attention to the remarks of the Recorder of Rangoon vapra, paragraph 40) regarding the construction of section 3, clause 2, of Act XL of 1858 and Chapter XXXI of the Civit Procedure Code, and suggests that the law should be so expressed as to concey the meaning there assigned to it.

He agrees that Mr. Justice Melviil's proposal (see paragraph 4, sepra) should not be adopted; but he observes that, for the reasons given by the Recorder (see paragraph 10, supra), it appears desirable to maintain the second clause of section 3 of Act XL of 1858.

43. Mr. J. Knox Wight, Durity Commissioner of Cachar,—

says the repeal of the second clause of section 3 of Act XL of 1858 would doubtles in some ways be a great boon to intending minor suitors, but that the ultimate effect would be that self-constituted guardians would seldom or never apply for a certificate of administration, except in cases where there is a dispute among rival guardians. He considers it desirable in the interests of minors that certificates should be taken out, and he is therefore apposed to the proposed repeal.

(Point II.—Execution of decrees, &c., by next friends and guardians ad litom.)

remedy the anomaly pointed out in paragraph 5 of the Resolution, he would compel all guardians by virtue of relationship to take out a certificate before suing on behalf of minors.

44, Mr. H. Muspratt, District Judge of Sylhet,-

considers the adoption of Mr Justice Melvill's proposal 'vama, paragraph 4) would cause great inconvenience.

45. BABU KOYLAS CHUNDER GHOSE, GOVERNMENT PLEADER, SYCHET,

makes some remarks bearing on the conflict between clause 2 of section 3 of Act XI, of 1858 and Chapter XXXI of the Civil Procedure Code.

46 THE RESIDENT AT HYDERABAD-

agrees in the remarks in paragraph 5 of the Resolution, as to the conflict between clause 2 of section 2 of Act XX of 1861 and Chapter XXXI of the Civil Procedure Code. But he staggests that instead of repealing that clause it should be amended so as to run as follows:

"No person shall be entitled to institute or defend any suit connected with the estate of a minor unless and until he shall have obtained from the Civil Court a certificate of administra-

tion in respect of such estate:

"Provided that in cases when no such certificate has been granted, any Court having jurisdiction may, when the property in litigation is moveable property, or when the value of the property, in litigation does not exceed Rs 500, allow any relative of a minor to institute or defend a suit in his behalf."

He "does not anticipate that the number of guardians by relationship who would have to take up certificates funder such a provision! would be materially larger than at present, except in the case of uncontested applications. In these there would probably be an increase, and attendance at Court would create a certain amount of hardship, which would, however, be minimized by a judicious resort to the proviso in section 5, Populary Minors' Act? "It would," he says, "further be necessary to extend the provisions of section 4.14, Civil Procedure Code, by substituting 'section 4.19' for 'section 4.12.?"

II - Whether a next friend or a guardian ad litem should (by an extension of section 161 of the Code of Civil Procedure) be allowed to execute a decree or receive money or property in the course of litigation it being made clear that a next friend or guardian ad litem, who is also a guardian appointed under the Minors' Act with power to receive money on behalf of the minor, shall not be required to give security.

## 48. Mr. S. Subramaniya Iyer, High Court Varil, Madras,-

is strongly of opinion that neither guardians nor next friends should be allowed to take money out of Court on behalf of a minor, whether before or after decree, without giving security.

#### 49. Mr. Plumer --

would add to the clause which he proposes should lake the place of clause 2 of section 2 of Act XX of 1864 [see paragraph 6 of précis] a proviso to he effect that no guardian ad litem who has not obtained a certificate from the Court shall be illowed to receive or take any money or other property due to the minor under a decree in any

suit in which he has acted as guardian on behalf of the minor unless he has first obtained leave of the Court which passed the decree, &c., and gives satisfactory security that such money or other property shall be applied to the benefit and use of the minor.

#### 50. Mr. BARCLAY-

says that if his suggestion [see paragraph 7 of précis] that the right to sue for and to defend minors or their estates be given only to the finangers of their estates (the Collectors) and the holders of certificates of administration, section 161 of the Code of Civil Procedure would, in cases coming within the provisions of the new Minors' Act, be unnecessary.'

- 51. The Madras Board of Revenue—concur with the Government of India.
- 52. SIR CHARLES TURNER, (LATE) CHIEF JUSTICE OF MADRAS,—

suggests, in connection with section 461 of the Civil Procedure Code, that every Court obtaining control over property, of which there is no trustee, belonging to a immor for whom no guardian of the property has been appointed, should be required to give such directions as, having regard to the nature of the property, may sufficiently protect it from waste and secure its proper application.

A rule of this kind is, he says, already followed in the Madras High Court.

#### 53. Mr. Justice West-

thinks the Court should have a discretion as to who may receive money or other property won for a minor by a next friend.

He further suggests specific provision being made that an administrator duly appointed should have power to acceive and pay money for the minor under decrees, and also power to settle disputes in actual litigation or likely to lead to fitigation, also that a proviso might be added affirming the general principle of the voidableness as against the minor of fraudulent and collusive transactions imputable to the person benefiting by them.

54. SIR CHARLES SARGENT AND MR. JUSTICE MEDICAL

approve of the Government of Iudia's proposal.

55. Mr. JUSTICE FIELD—writes as follows:—

"Section 461 sufficiently provides for the interests of the minor in respect of money or other things received or taken by the next friend or . guardian ad litem in those suits to which the chapter of the Code of Civil Procedure applies. In suits brought by a certificated manager, he would have the same central over the money or property of the minor which he would exercise in matters unconnected with litigation, and the proper discharge of his duty should here be secured, as I have already pointed out (see paragraph 362 of piccis), by requiring him to give security commensurate with the value of the property entrusted to his management. This is the rule in the case of receivers, mercantile agents and other persons discharging fiduciary duties. The same rule should be made applicable to persons discharging similar duties in respect of a minor's estate.'

56. The Judges of the Calcutta High Court—

(collectively) see no objection to the adoption of the Government of India's proposal: but they

. (Point III.—Voidance of alienations, &c., made by uncertificated Guardians,)
. (Point IV.—Whether Court's Sanction should be required to alienations.)

would require the next friend or guardian ad litem to give adequate security (in all cases, apparently).

57. Мп. Dutноіт-

supports the following proposals made by Messrs. Melvill and West  $(J J_*) :=$ 

• By Mr. Justice Melvill.—Execution of a decree in favour of a minor should not be granted to a "next friend" or a "guardian for the suit" until such person take out a certificate entitling him to the care of the minor's estate.

By Mr. Justice West.—When a decree is obtained in favour of a minor by a next friend, the next friend should be allowed to execute the decree either on terms of giving security, or leaving the money to be dealt with by the Court, or on terms of taking out a certificate of administration; but a certificated administration; but a certificated administrator should in all cases be entitled to obtain execution of a decree obtained in favour of a minor by a next friend.

He says he can see no objection to the first of these proposals, which "corresponds somewhat with the provision of the Roman law contained in the early part of Dig. IV. 4, 7, § 2;" but he would "prefer to read into Mr. Justice Meivill's proposals that of Mr. Justice West, which closely corresponds with the later provision of the Roman law contained in the latter part of the same passage of the Digest." He adds "If the money is paid into Court, I would a Ivocate a provision in the law allowing the Court to invest it in Government stock or promissory notes."

Mr. Dutnoit prefers such a provision to that suggested by the Government of India.

58. Mr. H. J. SPARKS and THE LIFUTENANT-GOVERNOR AND CHIEF COMMISSIONER, NORTH-WESTERN PROVINCES AND OUDH,—

approve of the Government of India's proposal.

#### 59. LALLA MADAN GOPAL-

suggests that it should be provided in section 461 of the Civil Procedure Code that "an application for execution of decree may be made by the next briend of a minor decree-holder, but he is not to take out the money without giving security."

#### 60. COLONEL C. A. McMAHON-

writes as follows -

"I would repeal section 161 of the Civil Proedure Code. If the person who has to pay the money does not see the necessity, for his own protection, of foreign the guardian or next friend to take out a certificate, as provided for remy paragraph 4 [see paragraph 28 of preeis], I do not see that the Civil Court need trouble itself about the matter."

## 61. MUHAMMAD LATIF-

suggests that the only change required in the low is the addition of a clause to section 161 of the Civil Procedure Code empowering a next friend or guardian ad litem to receive property in execution of a decree.

He also suggests that the provision in that section regarding security is unnecessary and should be removed altogether.

#### 62. UMAR BAKHSH-

thinks a certificated guardian should have a right to execute a decree obtained either by himself or by any other person who has acted as next friend before his own appointment. He also thinks certificated guardians should not be required to give security, but that other persons should be

tion to dispense with security in the case of near relatives acting as guardians.

He further suggests that if should be left optional with guardians desiring to execute a decree either to give security or to take out a certificate of administration.

#### 63. COLONEL GURDON-

agrees with Muhammad Latif (paragraph 61, supra) that no security should be required from any guardian under section 461 of the Civil Procedure Code, adding that the provision is unnecessary if the Courts work section 443 properly.

#### 64. SARDAR GURDIAL SINGH-

thinks no one should be allowed to receive money on behalf of a minor in execution of a decree unless be either holds a cortificate of guardianship or tenders sufficient security.

#### 65. Mr. R. J. CROSTHWAITE-

says the proposed amendment of section 461 of the Civil Procedure Code would be an unquestionable gain.

#### 66. LIEUTENANT-COLONEL GRACE-

approves of the Government of India's proposal.

67. The Judicial Commissioner of British

approves of the proposed amendment of section 461 of the Civil Procedure Code, except that he would not fetter the discretion of the Courts as to taking security.

68. The Chief Commissioner of British Burna -

approves of the Government of India's proposal.

#### 69. Mr. H. MUSPRATT-

concurs in the proposed extension of section 461 of the Civil Procedure Code, but would not except the rule as to security.

[Sa also remarks by-

the Recorder of Rangoon, in paragraph 40 of precis; and

Mr. Wigram, in paragraph 370 of précis.]

Ill and IV.—Whether the following proposals made by the Hon'ble Mr. Justice Melvill with a view to rendering it unsate for any person to enter into any transaction iffecting immerciable property, except with a certificated administrator, should be accepted, namely:—

- (a) that any alrenation or incumbrance of, and any abundonment of the rights of the minor in, any immoveable property, by a quardian, should be made void, unless he holds a certificate under the Mirrors' Act; and
- (b) that the provision in the second clause of section 18 of Acts XV of 1864 and XL of 1858, which requires the previous sanction of the Civil Court to any alienation or incumbrance of immoveable preperty by a certificated gnardian, should be repeated.
- 70. In regard to proposal (a), the Government of India pointed out that it would require very careful consideration with reference to the facts, peculiar to India, (1) that the number of minors owning immoveable property without the intervention of trustees is very large, and (2) that cases constantly arise in which it is necessary to deal with the immoveable property of minors by way of sale, mortgage, &c. These two facts would, if

(Point III .- Voidance of alienations, &o., made by uncertificated Guardians.)

number of guardians by relationship taking out certificates, and this would en ail much trouble on the people in attending the Courts, and would also tend, by reason of the business being made a Court matter, to foster acrimonious disputes. "Further, it may be observed that the Government does not possess any definite knowledge as to the supposed evils of the existing system, beyond the fact that a considerable amount of litigation arises regarding transactions effected by guardians; but whether this amount of litigation is large, considering the number of the transac-tions, may be open to doubt. In connection with this point, a further question presents itself, riz., whether litigation of the kind under consideration usually arises from persons wrongfully usurping the position of guardian or from the rightful guardians abusing their powers. If the latter is the true cause, the plan suggested by Mr. Justice Melvill would scarcely afford a remedy, inasmuch as the guardian, after he had been granted the certificate, would, under the second of the two proposals embraced in that plan, be left to act without the sauction of the Court. On the other hand, if Mr. Justice Melvill's first proposal were adopted without his second, it may perhaps be anticipated that the number of cases coming before the Courts under the second clause of section 18 of Act XX of 1864, and the corresponding provision of the Act of 1858, would be so great as to render it doubtful whether it wou'd not be beyond the power of the Courts to deal with them with that degree of care which is essential in such matters."

#### 71. Ma. Hutchins-

ıf

is opposed to the adoption of proposal (a). He by thinks the law as it stands already makes it minor's immoveable property," and says it is only fair to the minor that persons buying such property should have to satisfy themselves that the transaction is an equitable one. This safe-guard would be removed if guardians were certificated, since the certificate would tend to inspire confidence in the mind of the purchaser as to the guardian having absolute power to deal with the property; and that would be an undesireable result, Mr. Hutchins's experience showing that litigation in these cases generally arises from the rightful guardian, who can easily obtain a certificate, abusing his powers.

Mr. Hutchins would except from his remarks the case of undivided families, "and perhaps even

of some other joint proprietors."

72. Mr. S. Subramaniya Iver, High Court VAKIL, MADRAS,-

thinks it would be unwise to give guardians any absolute authority to bind minors by alienations of their estates.

#### 73. Mr. PLUMER-

strongly protests against the adoption of proposal (a), for the reasons given in paragraph 7 of the Government of India's Resolution. He thinks there can be little doubt that litigation arises principally, if not entirely, from abuse of powers by rightful guardians, and that the proposal is therefore rendered useless by proposal (6), independently of the other objections to it.

He says with Mr. Hutchius (see paragraph 71, supra) that much keenness is displayed under existing circumstances by purchasers of minors' property, in ascertaining that the transaction is an equitable one and therefore ultimately binding on

the minor.

74. Mr. W. Wilson, Director of Revenue SETTLEMENT AND AGRICULTURE, MADRAS, does not think either proposal (a) or (b) should be adopted, remarking that, although they may be

in the interest of the guardian and the alience, he cannot see how they can be regarded as being in the interest of the minor, for whose protection the law is intended.

75. Mr. E. BARCLAY, GOVERNMENT SOLICITOR,

approves of proposal (a), as being in accordance with his suggestion (see paragraph 7 of précis) that no one but the manager or certificated administrator should have power to deal with a mmor's estate.

76. THE MADRAS BOARD OF REVENUEconcur in the Government of India's remarks.

### 77. SIR CHARLES TURNER-

"For reasons which are fully stated in the Resolution of the Government of India, it does not appear expedient to prohibit guardians from dealing with the immoveable property of minors unless they have obtained a certificate.

"In no country is the compulsory recourse to Courts more distasteful to the people, and in no country is property in land more minutely sub-divided or intersts in it more largely held by minors. The Mitakshara, which makes every son on his birth a co-owner with his father, obtains throughout this Presidency, except in Malabar and South Canara, and in those countries, in many Brahmin families and under the tarwad systems of Malabar and South Canara, minors on their birth become co-owners of the tarwad estates.'

#### 78. Mr. Justice Melvill-

suggests that, to meet the Government of India's objections to his proposal (a), cases in which the minor's property does not exceed Rs. 500 should be excepted. With this limitation, and with the exclusion of managers of joint Hindu families (as to whom, see paragraph 379 of précis), the inconvenience to the public and the labour entailed upon the Courts would, he says, probably not be great, especially if the District Court were authorised to form its decision upon evidence taken by a Subordinate Court at no great distance from the residence of the parties. With these limitations, Mr. Melvill still thinks that it is desirable that every person who assumes a right to take charge of the property of a minor should be required to submit himself to an examination of his fitness; and that, when his fitness has been once ascertained and certified by the Court, he should then be left free to deal with the minor's property without further interference, but subject to the right of the minor to impeach, when he attains his majority, any alienations made by the administrator. \* \* The Court has good opportunities for ascertaining the general fitness of an administrator, but it has not the means of satisfying itself as to the advisability of any proposed alienation. It is very liable to be misled by a fraudulent administrator, and it might be very hard upon the minor if a sanction obtained from an imperfectly informed authority were to render the alienation unimpeachable.

"But the case is different when the administrator is the Collector or an officer of the Court. Here, at all events, the Coart will not be wilfully misled, and it will have all the information which the administrator can afford. It might be advis-

## (Point III .- Voidance of alienations, &c., made by uncertificated Guardians.)

able to provide for a proclamation or advertisement inviting persons to come forward who might have any objection to a proposed alienation. With these precautions, I think that the sanction of the Court to alienations might properly be given, and that transactions so sanctioned should not afterwards be liable to be impeached."

#### • 79. Mr. T. T. ALLEN-

dissents from proposal (a). He says "it would cause great inconvenience to refuse powers of alienation to any but certificated guardians, and to deny them rights which their several systems of personal law give them. It would also inundate the Judge's Court with work of a trivial character."

80. The Judges of the Calcutta High Court-

concur generally in the views expressed in paragraph 7 of the Government of India's Resolution. They cannot support Mr. Justice Mclvill's proposal (a), thinking no sufficient cause is shown for adopting it, and that it would cause great hardship, and explaining particularly that it would involve a serious change in the Hindu law, under which alienations by the manager continually take place during the minority of some member of the family, although he holds no certificate of administration.

#### 81. Mr. JUSTICE OLDFIELD-

disapproves of Mr. Justice Melvill's proposal (a). He writes:—

"The objections to any such enactment, which are fully set out in the Resolution, appear to me conclusive. Such evils as exist are due not so much to persons usurping wrongfully the office of guardians, as to abuse of their powers by rightful guardians, and are nothing in comparison to those which would issue from insisting on certificates of administration being taken out: not only would the general inconvenience be great, but the interests of the minor would probably be neglected in numerous instances."

#### 82. MR. JUSTICE STRAIGHT-

thinks the adoption of Mr. Justice Melvill's proposal (a) would not be satisfactory, and would certainly, in the North-Western Provinces, cause enormous inconvenience.

#### 83. MR. B. W. COLVIN-

approves of Mr. Justice Melvill's proposal (a) provided estates of small value are excepted.

#### • 84. Мг. Ризногт-

\*says, with reference to the Government of India's remarks in paragraph 7 of the Resolution, (1) that he sees no reason to apprehend that the Courts would be swamped with minors-protection business; (2udly) that in most districts of the North-Western Provinces and Oudh the subordinate Civil Courts are so distributed that, if the proposals which he has made elsewhere [see paragraph 291 of précis] should be approved, no appreciable hardship from having to attend Court need be caused to the people; and (3rdly) that he sees no reason to suppose that minors-protection business would, in the North-Western Provinces and Oudh, be in any large measure contentions.

It will be seen from paragraph 291 of this précis that Mr. Duthoit is inclined to support Mr. Justice Melvill's proposal (a). He suggests, however, that if it is atopted it should (besides being amended as there suggested) carry a proviso that it shall not apply to the case of a Hindu minor who

is a member of an undivided family, wherein is an adult member capable of managing the family property.

85. THE LIEUTENANT-GOVERNOR AND CHIEF COMMISSIONER, NORTH-WESTERN PROVINCES AND OUDE.—

invites attention to the opinions expressed by Messrs. Oldfield and Straight, J. J. [paragraphs 81 and 82, supra]. He writes: "If this proposal were adopted, it might result that the number of guardians who would be obliged to take out certificates would be so large that the Courts might fail to deal effectively with the numerous cases that would come before them; or that the trouble and annoyance of having to take out certificates would deter many persons from undertaking the office of guardian whereby the interests of minors would suffer. The inconveniences pointed out in paragraph 7 of the Resolution would undoubtedly follow the adoption of the proposal; and the facts stated by Mr. Duthoit [see paragraph 291, intra] and also by Mr. Justice Oldfield [see paragraph S, supra] show that the proposal would fail to secure its object, since the litigation which arises on this subject is chiefly caused, not by persons wrongfully usurping the position of guardian, but by rightful guardians abusing their powers."

#### 86. Mr. Justice Smyth-

says suits in which minors after attaining their majority contest alienations made during their minority by their guardians are not minorous in the Punjab, and that his experience is that persons acting as guardians, whether they are the rightful guardians or not, do not often abuse their powers, but usually try to do what they think best for the minor. He adds that his impression is that it is the person who is rash enough to take a conveyance from the guardian rather than from the minor himself who suffers most under the present system, and observes that in such cases the remedy lies in the alience's own hands.

He considers that, for the reasons stated in paragraph 7 of the Resolution, it would be very unwise to adopt Mr. Justice Melvill's proposal (a) in the Punjab, "where, on the whole, the people get on very well without having recourse to certificates."

#### 87. MURAMAND LATIF-

is strongly opposed to Mr. Justice Melvill's proposal (a), on the grounds that it is unnecessary that the ignorance of the people would prevent their getting news of so serious a change having been made, and that it would in rease litigation and unnecessarily impede the administration of justice. He adds that the ordinary law sufficiently provides for calling guardians to account for mal-administration of a minor's estate

#### 88. UMAR BAKHSH-

thinks the drawbacks attending proposal (a), resulting from requiring a large number of people to have recourse to the Courts, outweigh any advantages which it may possess.

Further on, however, he suggests that alienations by certificated guardians who are not relatives of the minor, in favour of persons with whom they have personal dealings, should be made unsafe, if not declared altogether void. Cases have come to his knowledge in which guardians have indirectly derived personal benefit from such transactions, and it is, he says, very hard in such cases to prove actual fraud.

89. Colonel E. P. Gurdon—
is strongly opposed to proposal (a), and agrees
with Muhammad Latif [paragraph 87, supra]

### (Point III.-Voidance of alienations, &c., made by uncertificated Guardians.)

that the Hindu and Muhammadan laws sufficiently guard the interests of minors in the matter in question.

#### 90. Mr. H. T. Rivaz-

thinks proposal (a) would work great injustice in the Punjab, "in many parts of which the people still remain persistently ignorant of all enactments which conflict with their usual practices, and where no evils are apparent as the result of the existing system. Cases no doubt occasionally occur in the Courts where minors, on attaining majority, sue to contest alienations of their property made during their minority by persons purporting to act as their guardians. In these cases, which are not numerous, I should say that the alienations contested are upheld as often is they are set uside, and my experience is that in a very small minority of the cases does it appear that the guardian has really abused his powers as such, or seriously neglected the interests of his ward, or in fact acted otherwise than for the benefit of the minor. Any dishonesty which appears is usually that of the minor or his advisers, who, finding when the former comes of age that property which during his minority was sold for fair value and for his benefit has much increased in value or late years, immediately seek to repudate the til saction with the sole view of preventing the bond fide purchaser from reaping the fruits of what has eventually turned out to be a profitable bargain. I therefore think that the objections so forcibly put forward in paragraph 7 of the Government of India Resolution deserve the greatest weight and consideration so far as the Punjab is concerned."

### 91. Mr. R. J. Crosthwaite,-

referring to paragraph 7 of the Resolution, says litigation regarding transactions effected by guardians arises, according to his experience, almost entirely from rightful guardians abusing their lowers, and occurs generally where the Hindu law s applicable, the question usually raised being whether the minor is bound by the act of the manager of the family property.

#### 92. MR. BEHARI LAL BASE,-

eferring to pavagraph 7 of the Resolution, argues that the difficulties there stated as likely to be aused to quardians by the adoption of Mr. Justice Melvill's proposal (a) ought not to be allowed to revent the enactment of any provision tending of the welfare of the minor, whose interests it is he duty of the State to pictet; and he considers hat proposal well calculated to check the proceedings of dishonest guardians.

He suggests that, if that proposal is adopted, omething should be done to reduce court-fees bargeable on the certificates of guardians

Referring to the possible objection that the eneral requiring of certificates would tend to pset the joint family system, he says "there is a narked change in the advanced parts of Judia, there the true notions of the joint family are isappearing."

### 93. LIEUTENANT-COLONEL GRACE-

ys that in the Central Provinces "litigation bes not arise from persons wrongfully usurping ie position of a guardian, but it often arises om rightful guardians abusing their powers in spect to transactions effected by them."

He does not think it necessary to adopt proposal (a), observing that the interests of minors are otherwise sufficiently guarded, inasmuch as ney, on attaining majority, can, within the time lowed by the Statute of Limitation, question the acts of their guardians during their minority and take legal action; and guardians, purchasers, &c., on whom the onus probandi is thrown, have to justify and vindicate their doings."

## 94. THE CHIEF COMMISSIONER OF THE CENTRAL PROVINCES—

regards proposal (a) as unnecessary and impolitics. The taking out of a certificate, he says, affords no guarantee that the holder will not abuse his trust; while, on the other hand, such a provision as a proposed would tend to hasten unduly the disintegration of the joint family system, which is already proceeding fast enough.

## 95. The Commissioner of the Tenasserim Di-

considers that "any change in the direction of making the obligation to take out a certificate, &c., more stringent than at present, as suggested by Mr. Justice Melvill, is, in the present condition of this province [British Burms], much to be deprecated."

He continues: "My reasons for holding this opinion are so clearly stated in paragraph 7 of the Resolution, which, I think, is applicable to all tegislation of this description, that it is unnecessary to go into them; but I may add that in this province, during the years when the Special Court maintained that the Indian Succession Act was practically applicable to all classes, the real hardship and unnecessary litigation which such measures really inflict on all, but especially on the poorer and more ignorant portion of the population, in a country like this, were very clearly brought to light."

#### 96. The Recorder of Rangoon-

agrees with the Government of India that the balance of considerations is in favour of not adopting proposal (a).

97. THE JUDICIAL COMMISSIONER OF BRITISH BURMAN-

does not approve of proposal (a).

He writes: "It seems to me that the time cannot be far distant when administrative arrangements could be made enabling a specific class of local officials corresponding to the Juger de Paix of the Code Napolean to watch over the interests of minors by controlling the appointment of guardians and nominating a conseil de famille and surrogate guardians in certain localities for every minor therein. Great hardship would, I consider, be involved in the general application of Mr. Melvill's principle so long as the District Judges' Courts are the only Courts which can deal with such matters."

## 98. THE CHIEF COMMISSIONER OF BRITISH BUR-

considers the reasons stated in paragraph 7 of the Resolution justify the rejection of proposal (a).

#### 99. Mr. J. Knox Wight -

fully concurs in the reasons advanced by the Government of India in paragraph 7 of the Resolution for rejecting proposal (a). That proposal, he says, involves a great change in existing customs for which no necessity has been made out.

#### 100. Mr. H. Muspratt-

concurs in the remarks in paragraph 7 of the Resolution.

## (Point IV .- Whether Court's sanction should be required to alienations.)

101. BABU KOYLAS CHUNDER GHOSE-

observes that the adoption of proposal (a) would seriously affect the interests of minors, especially in cases where there are numerous sub-divisions of an estate.

. 102. COLONEL W. HILL, COMMISSIONER OF COORG-

says the objections to proposal (a) which are stated in paragraph 7 of the Resolution apply fully to the circumstances of Coorg.

103. THE RESIDENT AT HYDERABAD-

says that if proposal (a) is adopted certificates would be necessary before almost any transaction affecting the immoveable property of a minor could be entered into. The number of applications for certificates would be vastly increased; and the benefit accruing to the property of minors in a small minority of cases would be counterbalanced by the detriment to property for want of necessary action during the delay which the process of obtaining a certificate would entail. Nor would the adoption of this proposal avert that class of injury which arises from the abuse of their powers by lawful guardians?

[See also remarks by Mr. J. W. Chisholm in paragraph 37 of précis.]

104. In regard to Mr. Justice Mclvill's proposal (b)\* taken separately, the Government of India thought it might be partially adopted, even if proposal (a) were rejected (see paragraph 70 of précis). They wrote: 6 In cases in which no person has a logal claim to the guardianship, and the Court recordingly exercises a free choice in the selection of the goardian, it seems clear that the sanction of the Court to the sale or alienation of immovemble property should be required, as in such cases the Court is in a certain sense answerable for the guardian; but when the Court merely decides that a person is entitled to the guardiniship by appointment, and also when it decides that a person is entifled thereto by virtue of relationship, the necessity of massang upon such a restriction is perhaps open to doubt. In these cases it might suffice if the guardian were allowed the option of submitting the transaction to the Court for sanction, if he thought it necessary to do so for his own protection or for the satisfaction of an intending purchaser of the property."

### 105. Mr. HUTCHINS-

sees no necessity for making a distinction between a certificated and an uncertificated guardian; but if any is to be made, he thinks that proposed by the Government of India is reasonable. He thinks every guardian should have the option of bringing any important matter before the Court, and should (for the particular purpose of the reference, apparently) be required to take out a certificate.

106. Mr. S. Subbananiya Iyer-

strongly approves of Mr. Hutchins's suggestion that all guardians should have the option of applying to the Court for advice.

107. Mr. WIGRAM-

writes :-

"As regards the alienation, whether by gift, sale or mortgage, of property in which minors

\*(L) That the prevision in the second clause of section 18 of Acts XX of 1864 and XL of 1858, which requires the previous sanction of the Civil Court to any alienation or in-

have a joint interest, I think that it would save much litigation to enact that no such alienation or relinquishment of a minor's right should be valid without the sanction of the District Court, and that if the sanction of the Court was obtained the alienation could not be challenged by the minor unless by a regular suit instituted on his behalf within six months. It would, of course, be requisite to provide that a formal inquiry should be held either by the District Court or through a Subordinate Court whether the alienation was necessary and expedient, and, if the mother was alive, her objection, if any, should be duly considered.

"I would expressly limit this jurisdiction to cases where a particular branch of an undivided family was represented by minors. The assent of the minor's father would, as now, imply the assent of the children."

#### 108. Mr. Plumer-

thinks that in the case of certificated guardians the sanction of the Court should certainly be required, and that this is necessary in order to prevent derelictions of duty on the part of persons for whose conduct the Court is in a way responsible, and who would without such supervision be tempted to go wrong. He explains that this would not throw any great burden on the Courts, the number of certificated guardians not being large.

In the case of alienations, &c., by guardians whom the Courts have decided to be entitled by appointment or by virtue of relationship to act as guardian, he thinks it might be left optional to either the guardian or the intending alience himself to apply to the Court to sauction the alienation.

#### 109. MR. E. BARCLAY-

thinks that, at any rate in cases where it is proposed to sell immoveable property above a certain value, or to lease it beyond a certain term, or to encumber it beyond a certain amount, the sanction of the Court should be required (in the case of both certificated and uncertificated guardians, apparently). He points out that the case quoted by Mr. Judice Melvill (I. L. R. 5 Cal. 363) does not render alienations by certificated administrators absolutely unimpeachable, and that they can be set aside if fraud or illegality be shown; but he thinks the learned Judge's views might be met in the following way:—

"The Act might provide that in all instruments of alienation and incumbrance of a minor's immoveable property, the manager or certificated administrator should be described as such, and that the order of Court sanctioning the alienation or incumbrance should be recited, and that it should appear on the face of the instrument that it is made in pursuance of such order; and the Act might declare that the title of the purchaser, lessee or incumbrancer taking under an instrument containing such particulars shall, in the absence of fraud or illegality, be held conclusive as against the minor and all persons claiming under him."

110. THE MADRAS BOARD OF REVENUE—concur with the Government of India.

## 111. SIE CHARLES TURNIR-

thinks the sanction of the Court should be required only in the case of alienations and incumbrances of large amount, and that no sanction should be required in the case of properties of small value, because the attendant expenses would prove at

## (Point IV .- Whether Court's sanction should be required to alienations.)

### 712. Mr. Justice West-

would, in the case, of minors having a sole or separate estate, give all guardians the right tocome into Court and get proposed transactions approved. As to guardians appointed by the personal law of the minor, he would not bind them any further than this; and as to those appointed not merely recognized-by the Court, he would make them subject " to such restrictions as their certificates might impose."

#### 113. SIR CHARLES SAUGENT-

thinks "the consent of the Court should be required in all cases to give effect to alienations (except leases for a short term of years) and incumbrances of or upon the minor's immoveable property, as well as to any compromise of the minor's interest in that property, and that, too, as other person claiming to have charge of the property." He thinks "that the importance attended well by the certificated administrator as by any He thinks " that the importance attached to the granting of a certificate is greatly exaggerated, and that the powers of such administrator without the consent of the Court should be confined to what is strictly management.'

He suggests that the permission to abenate or encumber should be given by the Civil Court of the district in which the property in question is situated, where the minor has property in more than one district.

#### 114. The Hon'ble Mr. Paul.-

thinks the modification suggested by the Covernment of India neight perhaps be safely adopted, but that the relinquishment of control should not extend any further. He does not think purchasers should be protected any further than they are at present in their dealings with a minor's estate.

#### 115. MR. T. T. ALLEN-

dissents from Mr. Justice Melvill's proposal (b). He considers it necessary to retain the second Where clause of section 18 of Act XL of 1858. a minor's property is considerable, he says, a certificate is almost invariably taken out, and the great value of the Act is in the protection which the clause in question affords the minor against improper alienation of the corpus; while when alienation is necessary the sauction of the Judge, which is almost conclusive evidence of the necessity of the sale, vastly strengthens the purchaser's security, so that a better price is realised.

116. THE JUDGES OF THE CALCUTTA HIGH Court-

see no objection to repealing the second clause of section 18 of Act XL of 1858.

#### 117. Mr. JUSTICE STRAIGHT-

thinks clause 2 of section 18 should be retained, and that all guardians appointed by the Court, whether in right of a will or deed or by its own selection, should be brought within its purview.

#### 118. Mr. H: J. SPARKS-

approves of the Government of India's proposals. (Please also see his remarks in paragraph 160, infra.)

#### 119. Mr. B. W. Colvin-

approves of Mr. Justice Melvill's proposal to repeal the clause. His experience shows that the Court is commonly unable to obtain evidence upon which to form an aminist with any confidence

is upt to become a dangerous screen to the misdoings of guardians. The only paretical value of the clause, he says, is that it gives some publicity to a guardian's doings; but this is scarcely necessary, and the advantage, moreover, such as it is, is more than counterbalanced by the considerations stated above. The real checks are to be found in the intervention of the minor's other relatives and friends, and in the hability of the guardian to being hereafter called to account by the minor himself; and when these fail, the Court's sanction in particular cases supplies no effective substitute for them. cular cases supplies no effective substitute for them

#### 120. Мк. Ветногт-

does not think Mr. Justice-Melvill's proposal to repeal the clause altogether is well-advised; but he sees no objection to a modification of it by the substitution of the words "longer period than that of the minority of the proprietor" for the words "period exceeding five years."

(Please also see his remarks in paragraph 194,

121. THE LIEUTENANT-GOVERNOR AND CHIEF COMMISSIONER, NORTH-WESTERN PROVINCES AND

is disposed to agree with Mr. Justice Melvill, though he thinks the matter does not seem so important as to require a special amendment of the existing law. He adds that "the suggestion made in paragraph 8 of the Resolution, that gnardians by appointment or relationship should be allowed the option of submitting any transaction to the Court for sanction, seems open to the objection that if would be likely to produce on the part of guardians a disposition to produce for sanction only those transactions in which they wished to obtain an official screen to questionable proceed-

(Please also see his remarks in paragraph 162,

#### 122. MR JUSTICE SMYTH-

writes .-

"I am inclined to agree in the views of the Government of India as expressed in paragraph 8 of the Resolution. But where a guardian who owes his status merely to the act of the Court makes an alienation of immoveable property without the sanction of the Court, I am of opinion that the alienation should not be treated as absolutely void. If it appear that the parties to the alienation acted in good faith, and that the transaction was for the benefit of the minor, I do not think that the transaction should be held to be void merely because the guardian owed his status to the act of the Court and omitted to obtain the Court's sanction to the alienation. The onus of proving that the alienation was effected in good faith, and was for the minor's benefit, would be on the person who atlirmed its validity."

### 123 Lalla Madan Gopal-

thinks the second clause of section 18 of Act XL of 1858 should be retained, and extended to all guardams, whether certificated or not.

He further suggests that an explanation should be added declaring that alientions, made without sanction will be not absolutely void, but merely avoidable on proof that the guardain acted mala fide, and that the transaction was not a proper one.

124. LALLA MOHAN LALL AND MIAN ASDULIA, PLEADERS, OF AMRITSAR,-

### (Point IV .- Whether Court's sanction should be required to alienations.)

mere act of the Court, the Court should be required to make a summary investigation as to the propriety of the ahenation or encumbrance suggested; and further that a proviso be added declaring that "no such summary investigation should be held to be complete within the meaning of the Act unless the near relations of the minor, if any, or any friend interested in his welfare, have had an opportunity of protesting or objecting before the Court against the suggestions of the Public Curator or other administrator within a term to be fixed by the Court, of which due notice shall be given to them."

## 125. COLONEL C. A. McMahon—writes:—

"I would leave the guardian to deal with the minor's property at his own risk. An expante reference by a guardian to a Civil Court for sanction to a proposed alienation might be very injurious to the minor's interests; for the Court would only have the expante representations of a possibly dishonest or interested man to go on.

"I do not think a reference of this character is worth the trouble and expense it involves, and I think it would be better for all concerned to leave the guardian to act on his own responsibility and risk."

#### 126. MCHAMMAD LATIF-

considers it desirable to require the Court's sanction "where the Court exercises direct control over the property of the minor," but that sanction should not be required where the guardian holds his position by virtue of relationship or by virtue of a deed of appointment. In the latter cases the guardian ought, he thinks, to be held responsible to the minor for his acts.

#### 127. UMAR BAKHSH-

suggests that every transaction involving property of the value of Rs. 1.000 and upwards should be declared invalid unless it has the sanction of the Court.

## 128. Colonge Gurdon—writes:—

"Where of course there is no person with any legal claim to the guardianship of a minor, e.g., no kinsman or other person who according to the personal law of the minor can claim as a right the guardianship, and when in such case the Court has selected a person to administer the minor's property, it may no doubt be advisable and just that the previous sanction of the Court should be required to render valid any alienation of a minor's immoveable property; but the application of this restriction to cases where there are persons legally entitled to guardianship according to Hindu and Muhammadan law, is, I think, to be deprecated. at any rate, if such a provision be retained, its application should only be obligatory upon guardians appointed by the Court.' All other guardians might be allowed at their option to apply to the Court or not, if required for the satisfaction of an intending purchaser of the property (vide paragraph 8 of Government of India's Resolution)."

#### 129. MR. II. T. RIVAZ-

considers the Government of India's proposals reasonable and worthy of adoption.

He suggests that the effect of an alienation by a certificated guardian without the Court's sanction might be made clearer than it is at present. He writes: "I take it that a sale or mortgage by a partificated guardian without the sanction of the

Court is not absolutely void, but voidable at the option of the minor when he attains majority, if he chose to repudiate the transaction, and subject to a refund by the minor of so much of the consideration money as has been expended for his benefit or for the benefit of his estate. If this is not the law under the section as it at present stands, I think the section should be at least modified to the extent above indicated, and I should be glad myself to see the section go further, and give the Court a discretion to refuse to set aside a sale (though the Court's sanction was wanting) if it was made clearly to appear that the transaction was a bond fide one made in the interests of the minor. This would cause no hardship to the minor, as in such cases it is a well established principle that the ones lies upon the party contracting with the minor's representative to show that the transaction was bond fide and for the benefit of the mmor.

130 Mc. R. J. Crosthwaite—fully concurs in the Government of India's proposals.

### 131. Mr. J. W. Chisholm-

would repeal the second clause of section 18, because in cases of alienation no real cheek can be applied by the Civil Court, and consequently the sanction contemplated by the clause is often given on incomplete information, and places additional difficulties in the way of a minor should be sue, on obtaining his majority, to set aside any alienation made by his guardian as unnecessary. Such suits can, he says, always be brought, and by this means minors often recover properties wrongfully alienated.

132 The Chief Commissioner of the Central Provinces—concurs in the Government of India's proposals.

133. THE RECORDER OF RANGOON—would retain the second clause of section 18. If it does not do much good, he says, at all events it does not do much harm.

134. THE JUDICIAL COMMISSIONER OF BRITISH BURMA-

thinks the clause should be retained. He writes:-

. "It is quite true that in granting sanction under the Act the Court has nothing to guide it but the ex parte statements of the administrator himself, but in the absence of complete arrangements (such as those alluded to in the preceding paragraph)\* the necessity of obtaining sanction acts as a wholesome though partial check, and should not, in my opinion, by done away with."

135. THE CHIEF COMMISSIONER OF BRITISH BURNA-

says there appears to be no sufficient reason for repealing the clause.

#### 136 Mr. J. KNON WIGHT-

thinks the clause should be retained, because it tends to the benefit of the minor and the purchaser alike as well as to the protection of the guardian. The necessity for moving the Cours he says, prevents the making of improper bargains.

(Please also see his remarks in paragraph, 179, infia).

#### 137. COLONEL W. HILL-

agrees that "it will suffice if guardians are allowed the option of submitting transactions to the

. \* See paragraph 27 of pregue.

(Point V.—Bight of certificated administrator to appear in Court.

Point VI.—Declaration as to powers of Guardians)

Court for their own protection or for the satisfaction of an intending purchaser of property."

138. THE RESIDENT AT HYDERABAD—
approves of the Government of India's proposals.
[See also remarks by—

Mr. W. Wilson, in paragraphs 74 and 151 of précis;

Mr. Justice Melvill, in paragraph 78 of précis; the Hon'ble Mr. O'Sullivan, in paragraph 154 of précis;

Mr. Justice Oldfield, in paragraph 227 of précis;

Mr. Justice Field, in paragraph 258 of précis:

Khan Ahmad Shah, in paragraph 296 or précis; and

Sardar Gurdial Singh, in paragraph 297 of précis.]

I'.—Whether, assuming it to be the intention of the legislature (see sections 464, 440 and 441 of the Code of Civil Procedure) that a grava an appointed under the Minors' Act possesses no right as such to appear on behalf of a minor, bit that he must sue as next friend or be appointed to defend as guardian ad litem, the Code of Civil Procedure should not be amended so as to make this more clear.

#### 139. Mr. Hitenins-

would require that every one suing on behalf of a minor should either have taken out a certificate or obtained the previous leave of the Court- the latter provision to meet cases where the rightful guardian is the defendant or is interested in the defendant or is averse to taking legal proceedings.

He adds that where the muor is a defendant the intention seems to be that he should be sued as under the protection of his guardian, where one has been certificated or appointed by the Court of Wards or a Civil Court, section 143 of the Civil Procedure Code being to this extent controlled by section 461; and that it is only where there is no such guardian that the particular tribunal is to appoint a guardian od litem.

## 140. The Hon'ble Mr. O'Sullivan, Advocate General of Madras,—

suggests that in all suits against a minor the administrator should be made a party as guardian ad litem, but that the Courts should have power to permit a friend or relative of the minor also to appear to defend the suit in cases in which such a course appears to be advisable; also that the administrator should have anthority to institute suits on behalf of the minor, with power to the Court to give the conduct of any particular suit, or classes of suits, to any person named, other than the administrator.

141. THE MADRAS BOARD OF REVENUE, ME. H. J. SPARKS, LIEUTENANT-COLONEL GRACE AND THE JUDICIAL COMMISSIONER OF BRITISH BURMA—agree with the Government of India that the Code should be amended in the direction indicated.

#### 142. SIR CHARLES TURNER-

suggests that "except where the conduct of the guardian is impugned or his personal interest is in conflict with that of the minor, the Court should be required to recognise as guardian ad litem, if he be willing to undertake the duty, the person who he the personal law, is entitled to the

143. Mr. Justice West-

thinks no person wishing to sue as next friend on behalf of a minor should be subjected to any restriction other than those involved in proper rules as to costs.

He further thinks it might be explicitly provided that an administrator duly appointed should, as such, be a tutor capable of representing the minor in all litigation without further appointment.

#### 114. Mr. B. W. Colvin-

sees no reason why there should be any separate application to be appointed guardian ad litem in cases where there is a certificated guardian. The certificated administrator should, he thinks, be ex officio guardian ad litem to the minor in his charge.

145. THE LIEUTENANT-GOVERNOR AND CHIEF COMMISSIONER, NORTH-WESTERN PROVINCES AND OUDE,—

"agrees that if any amendment of the law is to be undertaken, it would be well to amend the Code of Civil Procedure so as to make it clear what is the status of a guardian appointed under the Minors' Act in respect of suits instituted on behalf of or against the minor whom he represents."

#### 146. Mr. H. Muspratt-

says Chapter XXXI of the Civil Procedure Code, "gives rise to no difficulty in the appointment of next friends or guardians ad litem, and nothing has yet come under notice so as to call for any modification of the provisions."

147. Colonel W. Hill, Commissioner of Coord,-

writes :--

"Guardians who have obtained a certificate under the Minors' Act should be empowered to sue as such without the further intervention of the Court as required by section 443 of the Civil Procedure Code; at the same time an order of any Court appointing a guardian should not be held as giving any one who has not obtained a certificate any further authority over a minor."

[See also remarks by-

Mr. Plumer, in paragraph 6 of précis;

Sir Charles Sargent, in paragraph 13 of précis: the Hon'ble Mr. Paul, in paragraph 14 of précis;

Muhammad Latif, in paragraph 29 of précis; Umar Bakhsh, in paragraph 30 of précis;

Colonel E. P. Gurdon, in paragraph 31 of précis;

Mr. H. T. Rivaz, in paragraph 32 of précis; Sardar Gurdial Singh, in paragraph 34 of précis;

précis;
Mr. Behari Lal Basu, in paragraph 86 of précis;
Mr. J. W. Chisholm, in paragraph 37 of

Mr. J. W. Chisholm, in paragraph 37 of précis;

1 Lieutenant-Colonel Grace, in paragraph 38 of précis;

the Recorder of Rangoon, in paragraph 40 of procis;

the Judicial Commissioner of British Burma, in paragraph 41 of precis; and

Mr. Wigram, in paragraph 370 of precis.]

VI .- Whether the first clause of section 18 of Po

## (Point VI.—Declaration as to powers of Guardians.)

declared by, the Court, possess simply the same powers which he possessed before procuring a declaration of title, and that the order, of the Court should have no effect except that of declaring his status; and further,

(a) Whether, if the powers of a quardian who owes his status to the more act of the Court are defend at all, they should not be defined in some way which would indicate that persons having transactions with him should bear in mind his representative character, and should not deal with him as they would if he were acting on his own

148. The Government of India specially invited suggestions on the latter of these two points. The remarks contained in the following paragraphs which refer to this point are marked "[a]" on the margin.

149. Mr. Hurchinsobserves that Madias Regulation V of 1804, section 21, clause fourth, gives no greater powers to a guardian appointed by the Coart of Wards or the Zila Court than to other persons acting as guardian. As an indication of what the law should be on this point, he refers to his remarks

noted in paragraph 71 of this précis.

150. Mr. PLUMERsays the legal powers and habilities of guardians, whether acting by virtue of appointment, relationship or selection by the Court, are the same, and he sees no advantage in defining the powers of either class. Persons dealing with guardians may well, he thinks, be left to protect their own Interests.

#### 151. Mr. W. Wilson -writes as follows :-

"With reference to paragraphs 8 and 10 of the Resolution, I have to observe that where the instrument of appointment defines the powers of a guardian, he can deal with the property in accordance therewith without reference to the Courts. A guardian by relationship however and a guardian by appointment whose powers in respect of the property are not defined in the instrument of appointment are in precisely the same position as guardians appointed by the Court, and there is therefore no reason for relieving them of obligations-such as reference to the Court before salewhich are imposed on guardians appointed by the Court, nor of subjecting them to disabilities to which Court-appointed guardians are not liable. I think therefore that in the cases of grandianship by relationship and guardianship by appointment, where the instrument of appointment does not define the powers of the guardian, the order of the Court should operate merely as a declarator of status, but should, subject to the same conditions. confer on such guardius all powers possessed by Court-appointed guardians. I would further suggest that, where, in the case of guardianship by appointment, the instrument of appintment in the opinion of the Court restricts the powers of the guardian to the detriment of the minor, his powers should be extended in such manner as the Court may direct, the exercise of such extended powers by the gnardian being subject to the provisions of section 18 [of Act XX of 1864]. From the operation of the second clause of this section all acts of guardians by appointment in pursuance of their instruments of appointment should be expressly exempted; but in all other cases the provisions of the section should in my opinion be strictly maintained."

152. MR. E. BARCLAY-

considers that, in cases where a Court decides that a person is entitled to a certificate of administration by virtue of appointment or by relationship, the same strictness should be required as to accounting for moveable property and as to the alienation or incumbrance of immoveable property, as in other cases excepting that in the former case, he would not require the administrator to furnish security. He would, however, expressely give tha Court power to refuse a certificate for good cause shown.

He further thinks the duties of the manager (Collector) and the certificated administrator should be defined with as much particularity as possible, so as to prevent mistakes on the part of a Collector who might have to take temporary charge of a minor's estate, or on the part of others who might go wrong through ignorance.

153. MIR ANSAR-UD-DINconcurs in the Government of India's proposals.

#### 151. THE HON'TLE MR. O'SULLIVANwrties:-

"The Act should define and limit the powers of persons to whom certificates of administration may be granted with regard to managing, charging or alienating the property of minors, and I think the sanction of the Court should be required in order to render valid any alienation of immoveable property of a value exceeding Rs. 500,"

And again.

"I think it of the utmost importance either that the power of the administrator to deal with the property of the minor should be defined in the Act, or that the sanction of the Court should be required, so that third persons may be able to rely upon the title of the administrator and his capacity to bind the interests of the minor; and, in order that the interests of the minor may not be sacrificed, the Court should be at liberty to entertain objections by a friend or relative of the minor against any proposal or application by the administrator."

#### 155. Mr. J. W. HANDLEY-

thinks that if the powers of guardians are to be defined at all, the definition given in Acts XX of 1864 and XL of 1858, section 18, should be considerably narrowed. He suggests that the Courts might be left to decide in every ease, in accordance with the well-established rule, whether the action of guardians has been consistent with the proper discharge of their duties.

156. Mr. G. Muttuswamy Chettiaragrees with Mr. Handley.

#### 157. THE MADRAS BOARD OF REVENUE-

" would suggest whether it might not with advantage be enacted that, in dealing with the property of their wards, guardians (including those owing their status to the mere act of a Court) should have the rights and powers, and be subject to the duties and liabilities, of a trustee, as laid down in the Indian Trusts Act, II of 1882."

#### 158. SIR CHARLES TURNER-

recommends that, where the guardian derives his powers solely from the act of the Court, those powers should be defined.

He further suggests provision being made that, ... except when the powers of a guardian are extended by the personal law of the minor or a special direc-

(Point VI.—Declaration as to powers of Guardians.)

tion of the creator of the trust, his powers of investment shall be limited by the provisions of section 20 of the Trustee Act [? Trusts Act, II of 1832.] He says that applications are not unfrequently made and granted for the issue of certificates to collect debts to the guardians of minors who, if of age, would be entitled to represent this estate of the deceased, and that there is at present no statutory provision authorizing this procedure.

#### 159. Mr. JUSTICE FIELD-

says section 18 of Act XL of 1858 has given rise to a considerable amount of litigation.

He thinks the expression "may exercise the same powers in the management of the estate as might have been exercised by the proprietor if not a minor" has not been happily chosen, and that the powers of a manager ought to be defined in other language. "According to English law," he says, "a lease made by a testamentary guardian to last beyond the minority of the ward was absolutely void as soon as the infant came of age. A Statute was subsequently passed (1) Geo. IV and I Wm. IV, cap. 64) under which an infant or his guardian might, with the sanction of the Court, accept renewals of leases and grant leases which should be valid, although they exceeded the period of the minority of the miant. The practice under this Act will be found in Chapter XLV of Mr. Daniell's Chancery Practice, and the principle of these Statutes deserves consideration in considering any amendment of Act XL of 1858."

He also observes that the clause authorising certificated guardians to collect and pay all just claims, debts and liabilities due to, or by, the estate of the minor would seem to indicate that a person who has obtained a certificate under the Minors' Act is entitled to collect debts without any further authority, but that this view has not always been taken by the Courts. He gives a reference to In re Raisanissa Begum, 2 B.L.R., 129.

(Please also see his remarks in paragraph 258, infra.)

#### 160. Mr. H. J. SPARKS -

considers that guardians who owe their status to the mere act of the Court "should have power smallar to those exercised by managers appointed by the Court of Wards, and should have no power to alienate or encumber the minor's immoveable property, or to dispose of any valuable moveable property, without the orders of the Court. They should, in fact, be servants of the Court."

#### 161, Mr. Dirnoit -

writes regarding the Government of India's proposal as follows:—

"I do not think this proposition feasible further than that the guardian, when transacting business on the part of the minor might be required to is describe himself as guardian of the minor. I am unable to distinguish, as regards the management of a minor's affairs, between the status of a 'legitimate' and the status of a 'dative' guardian. Unless the action of the guardian, in the absence of fraud or collusion, fully binds the minor, the interests of minors would suffer."

In this connection he refers to some remarks of Mr. Justice Markby pointing to the duty of persons dealing with representatives to satisfy themselves that the latter are acting for the benefit of their principals.

162. THE LIEUTENANT-GOVERNOR AND CHIRP COMMISSIONER OF THE NORTH-WESTERN PROVINCES AND OUDH-

says it is clear that a guardian by appointment or relationship should acquire no fresh powers to

deal with the estate through the act of the Courin recognising his title; and that a guardian by appointment should, in consequence of such recognition, lose no powers already vested in him and that in this respect section 18 of the Minors Act seems to require amendment.

He thinks there is reason for supporting the suggestions made by Mr. Sparks (paragraph 160 supra). Il continues :- "Another suggestion may be made, namely, that if it be made clear that guardians by appointment or relationship adquire ne new powers through the act of the Court in declaring their status, guardians appointed by the Cours should be permitted to exercise, with respect to the property concerned, all the powers which the owner might exercise if not a minor, subject to the limitation already provided in the second clause of section 15, and subject also to any further limitations which the Court might think fit to impose at the time of granting the certificate. If the proposal made by Mr. Justice Oldfield [see paragraph 363, infea] for the taking of bonds for due administration of the trust be adopted, the power that would thus devolve on guardians would not be unduly large."

In regard to the second point mentioned in paragraph 10 of the Government of India's Resolution, the Lieutenant-Governor and Chief Commissioner thinks no special provision is necessary, as it would be the duty of all interested persons to ascertain for themselves the extent of the guardian's powers, and they can do so at very smal cost.

## 163. Mr. Justice Smyth-writes:-

"I think the form of certificate given to a guardian should be prescribed by the Act, and it should indicate clearly the extent of the powers conferred on the guardian. Two forms might be prescribed,—one for guardians who owe their status to appointment or relationship, and the other for guardians who owe their status to the mere act of the Court. In this way any person dealing with a certificated guardian will have only to ask him to produce his certificate, and will be able to ascertain from it the nature of the powers which he exercises?"

#### 164. Laila Madan Gopal-

submits a list of restrictions of sorts which he thinks should be placed on the powers of guardians.

165. LALLA GIRDHARY LAL, PLEADER, OF

thinks one of those restrictions, viz., that a guardian should not be allowed to arrange for a ward's marriage without the permission of the Court, should not be prescribed, because it would cause unusual and unnecessary litigation.

166 LALLA MOBAN LALL AND MIAN ASDULLA,—think it right that the order of a Court should, in the case of guardians owing their status to the mere act of the Court, operate no further than as a declaration of status.

## 167. Colonel C. A. McMahon—writes:—

"I would limit the effect of taking out a certificate of administration to a mere authoritative declaration of status, leaving it to the minor, on attaining his majority, to contest the validity of the guardian's acts on their merits if so disposed. I think it most undesirable to place any restriction on the power of the minor to impeach the conduct

### (Point VI.—Declaration as to powers of Guardians)

of the guardian (see Mr. Justice Melvill's Minute, page 3) on the ground that the latter took out a certificate or obtained the sanction of the Civil Court to his proposed alienation of immoveable property."

### 168. Mulammal Latif-

says the first clause of section 18 gives the guardian greater powers than are allowed him under either the Hindu or the Muhammadan law; he thinks this very objectionable, and suggests that "a certificated guardian should be placed on no better footing, on the mere strength of the certificate he holds, than that which he held originally, namely, when he held no such certificate, and the effect of the certificate should be no more than to declare his status;" and further:—

"As to the definition of the powers of guardians who owe their status to the mere act of the Civil Court, I think it enough to say that these powers are Well denned in the Hindu and Muhammadan law, and no change is desirable."

He also thinks it should be expressly declared (1) that the guardian in dealing with the minor's property is acting merely in his representative capacity, and (2) that his acts shall be open to objection by the minor, (i) if the latter, on attaining the age of puberty, finds his interests were prejudiced by the guardian's acts, whether sanction was obtained to the alienation of his immoveable property or not, or (ii) on the ground of fraud or collusion between the manager and the dealer, or (iii) on the ground of some insrepresentation of facts within the knowledge of the purchaser at the time the sanction was obtained.

#### \*109 Unik Bikhen ---

thinks it can desirable that the powers of guardians of all kinds should be defined. He argues that unless this is do e confusion will result, with reference to the varying rules of Hindu law, Muhammacan liw and custom and the powers supposed to be derived from the Court making an appointment; also, that it is desuable that guardians appointed by the Court should be denustively given wider powers, for the benefit of the minor, than free would have under either the Hindu or the Muhammachu law.

His reason for placing all guardians on the same footing in this respect is that different rules supplying to different classes of guardians seem unnecessary and would cause complications.

He thinks the cowers given by clause I of section Is of Act XI, of 1858 should be maintained with this amendment, that the minor shall have the right, on attaining his majority to impeach the acts of his guardian on the ground of fraud or gross carelessness on his part.

He agrees with the Government of India that the powers of all grandians should be defined in some way which would indicate that they should not be dealt with as if they were acting on their own account.

### 170. Colonia Gurdon --

says "there is much truth in Muhammad Latif's arguments—paragraph 168, suprate against the retention of section 18 of Act XL of 1858, especially—with reference to the different relative powers which a guardian of a minor and the minor himself, if he were not thus disqualified, possess."

#### 171. Mr. II T. RIVAZ-

considers the first of the Government of India's proposals good, but doubts the advisability of attempting to carry out the second. He says the

general principles of law requiring that in dealing with representatives special caution should be exercised are well understood, and he fears that "an attemp" to exhaust this subject in a single section of a legislative enactment might lead to complications and difficulties instead of serving any useful end."

172. THE LIEUTENANT-GOVERNOR OF THE PUNIAB-

agrees with Mr. Rivaz.

173. SARDAR GURDIAL SINGH—
thinks the powers conferred by section 18, clause 1
of Act XL of 1858 are too wide.

He suggests that a simple provision should be made to the effect that guardians "appointed under the Act" [?certificated] have, subject to the general control of the Court, power to do all acts necessary for the proper management and protection of the minor's estate.

## 174. Mr. J. W. Chisholm—

writes :--

"It is no doubt important that transactions entered into by guardians in good faith should not be liable to be set aside except for fraud or other adequate cause. Section 18, however, confers on a certificated guardian practically all the powers of a proprietor. As in point of fact the guardian only represents the proprietor owing to his temporary disability as a minor, and as there are encumstances under which the action of guardians in regard to the property can be subsequently set aside, in my opinion the wording of the section should be actered in the sense suggested in paragraph 10 of the Government Resolution."

#### 175. LIEUTENANT-COLONEL GRACE-

approves of the Government of India's pro-a. perals. He thinks the dealings of guardians with other persons in respect of the minor's property should be held to be those of a "trustee.".

176. THE RECORDER OF RANGOON-

sees no objection to the Government of India's [a] proposals.

177. The Judicial Commissioner of British Burmy—

writes :-

"There can, in my opinion, be no doubt that the first portion of section 18 of Act NL of 1858 should be amended. The status of the guardian and the powers vested in him should be much more clearly defined; and I cannot but think that section 8 of Chapter II, Tit. X, Lib. 1, of the Beignan Code might with advantage be consulted on this subject."

178. The Chiff Commissioner of British Burma—

considers clause I of section 18 might with advantage be amended as suggested by the Government of India.

## 179. Mr. J. KNOX WIGHT—writes:—

"With reference to paragraph 10 of the Resolution, I am of opinion that the first clause of section 18, Act XL of 1858, should be so amended as to make the powers of the certificated guardians equal to those of non-certificated ones. I think section 18 is quite exhausted, and does not require any amendment; but if it is to be

### (Point VII.—Effect of Court's sanction to alienations)

interpreted in the way Mr. Justice Melvill has done, twords may be added to it to make the powers of certificated guardians co-extensive with those of guardians appointed by virtue of relationship, excepting only in this point that the latter have uncontrolled power, whereas the former must seeme the sanction of the Court in some cases.

"As regards the concluding portion of paragraph 10, I think there is no necessity for introducing any technical provision in the matter indicated therein. Although no such provision is contained in the existing Act, no difficulty is said to have arisen in practice."

180. Mr. 11. MUSPRATT—thinks it is necessary to define what powers guardians should exercise, whether by virtue of a certificate of appointment or of relationship.

181. BABU KOYLAS CHUNDER GHOSE -- considers it is necessary to make any provision such as that suggested in the second clause of paragraph 10 of the Resolution.

Colonel W. Hell—concurs in the Government of India's proposals.

183. THE RESIDENT AT HYDERABAD—concurs in the Government of India's proposal regarding the first point. He further in kes the following suggestions:—

"The powers of a guardian who owes his status to the mere act of the Cen t should be especially defined at the time of his appointment, and should be limited to all acts necessary for the efficient management of the estate, the best lines to follow probably being those laid down for the duties and liabilities of trustees. Any alienations extending beyond short leases, and any expenditure from the estate upon marriage or other ceremonies, should be prohibited except under the order of the Court."

[Please also see remarks by Mr. Justice West in paragraph 112, supra.]

VII.—Whether (if clause 2 of section 18 of Acts XX of 1864 and XL of 1858 is retained) it should not be made clear that the effect of the Couch's sanction to sell, alienate, Se., any immereable properly is to nive the purchaser a good title to such property, in the absence of fraud or collusion on his part.

181. The Government of India explained that if such is not the effect the sanction would, from the purchaser's point of view, afford little or no protection, and the minor's property would consequently be depicciated in value.

184A. MR. HUTCHINS, THE MADRAS BOARD OF REVENUE. MR. H. J. SPARKS, THE LIEUT-NANT-GOVERNOR AND CHIEF COMMISSIONER, NORTH-WESTERN PROVINCES AND OUDH, MR. H. T. RIVAY, THE CHIEF COMMISSIONER OF BRITISH BURNA and THE RESIDENT AT HYDERABAD—

concur in the Government of India's proposal.

\* 185. The Recorder of Rangoon—sees no objection to it.

186. Mr. PLUMER-

thinks no hard-and-fast rule should be laid down as to the effect of the Court's sanction.

The mere sanction, without any declaration as to its effect, he says, is useful in affording a check

 See Home Department's Proceedings No. 168 for October, 1882, unsec 24. on dishonest or incapable guardians; and he does not think it necessary to protect the alience by declaring its effect, because the law as it stands affords him a sufficient guide.

187. Mr. R. Ry. A. D. V. RAMANA PUNTULU GARU, SUBORDINATE JUDGE OF MADURA,—
agrees with Mr. Justice West "that bond fide transactions affecting the immoveable property of minors, entered into by certificated administrators with the previous sanction of the District Court, should bind minors to the same extent as alienations made by the managing members of undivided

188. The Hon'ble Mir Humayun Jah, Baha-

agrees with the Government of India, but would say "in the absence of fraud (or collusion) on the part either of the guardian or of the purchaser."

189. SIR CHARLES TURNER—writes as follows:—

Hindu families.'

"The 2nd clause of section 18, Act XL of 1858, does not confer on purchasers a title which the minor may not dispute. The sanction of the Court implies that the transaction as presented to it appeared to be for the interest of the minor. In order that the property of minors may not be depreciated by the difficulty of making as valid a title as can be made by an owner, it may be desirable to enact that where the Court is satisfied that the full market-value has been given for the property and [? that the guardian] has secured the investment of the price in certain specified securities, the title of the purchasers shall be defeated only on proof of fraud."

190. Sin Charles Sargent—thinks the title acquired by the alience with the consent of the Court should be conclusive against the minor.

191. THE HON'BLE MR. PAULdiscusses the case reported in I. L. R., 5 Cal., 363, quoted by Mr. Justice Mclvill, which, he says, he does not understand to have decided that a sametioned sale cannot be impeached on ordinary grounds. Mr. Paul "concerves that the object of clause 2 of section 18 of the Acts was to prevent any such dealings as those prohibited without sanetion, and that the sanction is required for the benefit of the minor, and has no reference to the security of the purchaser." He "doubts the wisdom of discharging guardians from responsibihty for such transactions or of protecting purchasers in them, unless the transactions are capable of bearing full scritiny," and he "does not see how the depreciation of prace in such a transaction can be avoided without accepting the risk of affirming transactions injurious to infants, and so doing more harm than any such depreciation in price ean do."

192. Mr. Justice Straight—thinks sanction should, except where it has been obtained by fraud or misrepresentation, be conclusive of the vendee's or mortgagee's title.

193. Mr. B. W. Colvin—would do away altogether with the necessity for sanction (see his remarks in paragraph 119 of, picers).

194. Mr. Durnorr—
writes with reference to the Government of
India's proposal as follows:—
"I would have a separate section in the Act

### . (Point VIII.-Extension of new law to Presidency-towns.)

ne it to cases in which immoveable property is ienated with the sanction of the Court. I think at guardians should be allowed to dispose of loveables, and to make temporary alienations immoveables, without the sanction of the ourt, and to alienate immoveables permanently ith the sanction of the Court; and that as gards both sets of cases the full authority of the guardian to bind the minor, except of course the event of fraud and collusion, should be gelared."

(Please also see his remarks in paragraph 161, qua.)

#### 195 Lalla Girouver Lai-

msiders that "an abenation made by a guardian ith the Court's permission should be held cenusively binding on the minor unless he proves and."

#### 196, UMAR BARHSH-

iggests that the sanction of the Court should we no more effect than this, that the transaction all be presumed to be binding on the miner dess he proves that both the guardian and the ircheser were guilty of fraud, or that the netion was obtained by misrepresentation which as known to the purchaser.

#### 197. Mr. Behver Lvl. Bash-

iggests that the enquiry made by the Comt before ving ranction should not be a summary one; id that friends and well-wishers of the minor sould be given an opportunity to oppose an appliation for sanction, and should be allowed to effer an appeal against the sanction when given, ith thise sategoards, he would enact that the netion makes the transaction valid to all intents id purposes, and that the minor may unpugn it, i reaching his majority, only on the ground of and or collusion.

#### 198. IMPUTINANT-COLONEL GRACK-

proves of the Government of India's proposal, it would also insert "want of necessity" as a ound for disputing an alternation.

199. The Judicial Commissioner of British Crma-

precates the amendment suggested by the overnment of India. He writes ---

The materials after the examination of which notion is given are very unsatisfactory, and unskes are often made. Looking to these circummes, the title now given under the Act seems to quite sufficient, and not too precise to be dangers."

### 200. Mr. H. MISPRATI-

vs the Court merely acts upon a one-sided stateart or on proofs addreed by the applicant; and would not, therefore, treat the sanction as consive evidence of the real necessity for the transwhen the ward, after attaining majority, desires impeach the alienation.

Regarding the question of sanction, he further ites as follows:—

- "I have found it a good plan to direct a Civil our amin to make enquiries and to see that the editors really do hold bonds, &c.. duly executed the previous owners.
- "I think it would be advisable also to allow the strict Judge to give his consent to the minor's resentative jointly with the co-sharers creating der-tenures or giving long leases to parties wish-

coffee, chinchona, quarrying, &c., on portions of an estate from which little or no profit is derived. The powers to the Judge on all these matters should be clearly defined, and he should have to sit with, say, two Assessors unconnected with either party when deciding such matters. Before any decision was given, the Judge and the Assessors should determine in what way publicity should be given to the applications to enable the reversioners or friends or any one to show cause against the said applications."

#### 201. Bybu Koylas Chundle Ghose-

considers it unnecessary to make any such amendment as that proposed by the Government of India, because P is he says, always understood that the Court's sanction will avail nothing if it was obtained by fraud or collusion.

| See also remarks by-

Mr. Justice Melv'll, in paragraph 78 of précis;

Mr. Wigram, in paragraph 107 of précis;

Mr. E. Bavelay, in paragraph 109 of précis;

Mr. J. W. Chisholm, in paragraph 174 of précis;

Mr. Justice Field, in paragraph 258 of précis; and

Khan Ahmed Shah, in paragraph 296 of prices.

1111.—Whether, if it should be decided to con- I solidate the law for the whole of British India, the new Act Should not be extended to the original local I jurisdiction of the Presidency High Courts.

202. The Government of India thought this might be done, a section like section 15% of Act V of 1881 being inserted to abolish the old jurisdiction. One advantage would be that the Government would be placed in a better position than at present for dealing with the question of the local operation of a guardian's appointment, and this might be airanged for by the insertion of a section like section 59 of Act V of 1881, making the appointment of a District Court operative throughout the province and giving the High Courts power to make an appointment to hold good throughout the entire local extens of the Act. A turther question would, it was said, arise an connection with this point, namely:—

(b) whether the Courts is appointing guardians of property should not be given power to make appointments limited to pack outer property.

The tennarks contained in the following paragraphs, which refer to this last point are marked "  $[b_{\perp}]$ " on the margin.

#### 203. Mr. E. Barceyy -

thinks it might be advisable to make the new Accapplicable "to the Presidency-towns and to the High Courts," but says that it this is done some difficulty might be felt in declaring who should be the temporary manager of a minor's estate in a Presidency-town pending an appreciation for a certificate of administration.

He suggests that a certificate of administration should be made to extend throughout the province in which it is granted, and where specially so ordered by the Court granting at throughout the local extent of the Act; the powers of a temporary manager (in the mulassal, the Collector), however, extending only over his own district.

He thinks the suggestion on point (b) should not  $\mathfrak{l}_i$  be adopted, because questions might arise as to who should represent the minor on legal proceedings being taken in respect of property not comprised

### (Point IX.—Personal application of new law.)

204. THE MADRAS BOARD OF REVENUE-

have nothing to urge against the proposal to extend the new Act to the Presidency-towns.

205. Mr. Justice Westapproves of that proposal.

206. Mr. JUSTICE MELVILL-

approves of all the Government of India's proposals under this head.

#### 207. THE HON'BLE MR. PAUL-

thinks the law for the Presidency-towns and the law for the Mufassal should only be assimilated if the former is found suitable for adaptation to the Mufassal, as, being the more comprehensive, it should in his opinion form the model for legisla-

Referring to sections 2, 4, 5 and 10, ct seq., of Act XL of 1858, he argues that there is no local limit to the operation of certificates under the present law He continues: "Consequently I do not see any objection to making the guardian's power extend generally to all the minor's property. It does not, of course, follow that the authority of the Court should be required to warrant dealing with a minor's property mall parts of the country; but where a guardian of the estate is required, I do not see why all the property of an minor in India, or at least in the Presidency, should not be in his charge. Any inconvenience which might arise from the property being widely scattered might be remedied by giving the Court power to limit its appointment to special property.

#### 208. Mr. Justice Straight-

says the proposal to enact a provision similar to the provise to section 59 of Act V cf 1851 would obviate difficulties of a kind which have more than once arisen in the North-Western Provinces.

#### 209. Mr. II. J. SPARKS-

approves of all the Government of India's proposals under this head.

#### 210. Mr. B. W. Colvin-

approves of the proposal to enact a provision similar to the proviso to section 59 of Act V of 1881.

### 211. Мв. Вутногт-

considers there can be no objection to the proposal that a District Court certificate should hold good for a province, while applications for a certificate to hold good for the whole of British India should be made to the High Court.

212. THE LABOTENANT-GOVERNOR AND CHILL COMMISSIONER, NORTH-WESTERN PROVINCES AND OLDP .-

approves of the proposal to insert a section like section 59 of Act V of 1881, and also of the proposal on point (4).

#### 213. Mr. Behari Lall Basu-

considers it desirable that the special procedure of the Presidency-towns should be abolished and the proposed Act made applicable to them as well as to the Mulassal.

In regard to point (l), he says there may be instances in which a provision like that proposed by the Government of India may be required, but he thinks it preferable that one person only should have the responsibility of managing the entire estate of a minor, and a service of the service of

214. THE RECORDER OF RANGOONsees no objection to any of the Government of [h]

India's proposals under this head.

#### 215. THE JUDICIAL COMMISSIONER OF BRITISH BURMA-

sees no objection to the extension of any general consolidated Minors' Act to the Presidency-towns, [1] or to the proposal on point (b).

#### 216. Mr. J. Knox Wight-

eonsiders the Government of India's proposals a [1] move in the right direction.

[See also remarks by-

Sir Charles Turner, in paragraph 221 of précis; the Judges of the Calcutta High Court, in paragraph 226 of précis;

the Hon'ble Mr. O'Sullivan, in paragraph 218 of précis;

Sir Charles Sargent, in paragraph 254 of précis; and

Lalla Madan Gopal, in paragraph 351 of précis.]

IX.—Whether the proposed new Act should not Point L. be confined to Hindus, Minhammadans and Bud- pication he confined to Hindus, Muhammadans and But-pheation deists, and other persons who have defined personal new law. laws, and the European Beitish Minors' Act, XIII of 1874, made applicable to all other classes of persons and its operation extended to the whole of British India, including the Presidency-lowns, the Insistiction of the High Courts in respect of Lucopean British minary being abdished.

217. The Government of India's views on this question were stated as follows:-

"As regards the classes of persons to whom the proposed Act should apply, it may be observed that the division which the law at present makes into European British subjects on the one hand, and all other persons on the other, involves the continuance of a state of things which is now passing away, and appears, moreover, to be based on no intelligible principle. It is not clear, for instance, why an Eura-ian, who, though not a Poropean British subject, is for all practical purposes on exactly the same footing, should be placed in the matter of guardianship in a different position from a European British subject. In this matter the only true distinction appears to be that recognized in the Saccession Act, namely, between such persons as Hindus, Muhammadans and Buddhists, who have definite personal laws which the Government are bound to respect, and other persons who possess no such laws. From this point of view it appears to the Governor General in Council that the present opportunity might also conveniently be taken to make Act XIII of 1874 (the European British Minors' Act, 1871) applicable to the latter class of persons in the same way as the Succession Act is made applicable to them. If this were done, Act XIII of 1874 might be extended to the whole of British India, including the Presidency-towns, the jurisdiction of the High Courts in respect of European British minors being at the same time abolished. The proposed new Act would then be applicable to Hindus, Muhammadans, Buddhists and other persons exempted from Act XIII of 1874, and the law in regard to minors would be rendered simple and complete."

218. Mr. W. WIISONapprayes of these proposals;

### • • (Point IX.—Personal application of new law.)

### 219. MR. E. BARCLAY-

thinks the new Act should apply to all minors being British subjects and possessed of property in British India, except infant members of an undivided Hindu family possessing merely an undivided share in the family property. "It would," he continues, "probably be thought advisable to incorporate some of the provisions of the European British Minors' Act, 1874, in the new Act, but I think, as a general rule, the certificated administrator should be appointed guardian of the minor's person. It would not, I should say, be desirable to appoint the temporary manager guardian of the person."

Mr. Barelay raises a question as to the power of the Indian legislature to abolish the jurisdiction of the High Courts over infants.

220. THE MADRAS BOARD OF REVINE—concur with the Government of India.

## 221. SIR CHARLES TURNER—writes as follows:—

"An Act similar to Act XIII of 1874 might be framed, applicable to all Courts, including the chartered High Courts, and dealing with minors of all creeds and races, provided that it does not abridge any of the useful powers at present possessed by the chartered High Courts, that it contains a declaration that in the selection of guardians regard shall be had to the personal law of the minor, and that in making provision for the custody of the property of the minor who is a member of an undivided Hindu tamily, the Court shall, except in a case in which it is established that the interests of the minor have been actually imperified, abstain from interference with the powers of the managing member.

"The object of the law is to provide for the maintenance and education of the minor in a manner suitable to he means and position and to protect his property, and the same measures which would secure these results in the case of Furopeans, Emasians and Native Christians would ordinarily be appropriate to the case of p. sons of

other races or creeds "

## 222. Mr. JUSTICE WEST-writes:-

"A new vet should. I think, extend to all classes of the community. I cannot see why this scope might not be given to it. It would take for granted that under diverent laws there were natural or legid guardians, and profeed on that basis to prescribe their general duties and define their rights."

## 223. SIR CHARLES SABOUNT— thinks that as regards the separate property of a

thinks that as regards the separate property of a Handa minor, and all the property of other minors "the general provisions of the Act of 18c4 might be retained and extended to furopeaus as well as natives." (His suggestions for the amendment of the Act in detail are noted clsewhere).

224. Mr. JUSTICE MEIWILL-approves of the Government of Indiv's proposals.

225. The Hon'ses Mr. Pater—does not see that any distinction need be made between the various races, except as to the persons to be selected or recognized as guardians.

226. THE JUDGES OF THE CALCUTTA HIGH COURT-

concur in the views of the Government of India, and, if they are carried into effect, consider there

would be no objection to extending the provisions of both Acts (that for Hindus, &c., and that for all other persons, including European British subjects, to the Presidency-towns care being, however, taken to preserve any special jurisdiction at present vested in the High Cours.

-----

## 227. Mr. JUSTICE OLDFIELD - writes as follows: —

"I think Act XIII, 1174, might, as suggested in the Resolution of the Government of India, be made applied ble to \$12 persons other than. Muhammadans, Hindus and Buddhists in the same way as the Succession Act, with such includentions as may appear called for.

"The powers in section 16 [of Act XIII of 1874] conferred on grardians would be generally too restricted, and I see no object in requiring the Court's sanction to abenations, except in the cases referred to in paragraph 8 of the Resolution."

#### 228. Mr. JUSTICE STRAIGHT-

considers the paneiple out forward by the Government of India is a sound one.

#### 229. Mr. B. W. Colvin --

thinks the Covernment of India's proposals correct.

#### 230 Mr. W Durhout ---

contests the views expressed by the Government of India, as to the property of having separate enactments for Unidus, we amay for Europeans and the like. He sees no necessity for necking any such classification, and except we of the prespection attending relassifications. In the objection attending relassifications of the enactment of a single general law applicable to all classes, and he seek paragraph and, offers.

231. The Lieutenant-Governor and Chief Commissioner, North Western Provinces and Outly,—

says the proposals made by the Government of of India requirefull and mature consideration.

In regard to the proposed extension of Act XIII of Section wites —

" The special jurisdiction of the chartered  $\Psi_{2h}$ Court of these provinces over Embean British subjects seems to stand thus. Section (2 of the Letters Patent of the Court confers on it the ake power and authority with respect to the persons and estates of inlants within the North-We tern Provinces as that which is exercised in the Lower Provinces by the Calcutta High Comt. It is believed that the Calcutta High Court execcises over inlants the same jurisdiction that was conferred on the Supreme Court by section 25 of the Letters Patent of 1874. This section authorised and empowered the Supreme Court to appoint guardians and keepers for infants and their istates according to the order and course observed in England. The Lieutenaut-Governor is aware that Act XIII of 1 74 is in most respects a reproduction. of the law of England regarding minors, and he recognises the great advantage of having that law codified in a readily accessible form. The advisability of conterring on the District Courts a juris. diction concurrent with that of the High Court over European British minors may, perhaps, also be conceded. But if, in the exercise of their jurisdiction, the chartered High Courts now have regard to domicile in determining the pulled

(Proposed consolidation and necessity for new legislation.)

nonage and other matters, Sir Alfred Lyall would, in the event of the proposed legislation being proceeded with, preserve the existing practice of those Courts, and extend it, in the case of European British minors, to those portions of British India to which Act XIII of 1874 now applies."

In regard to the proposal to pass two separate Acts, r/z., one for Hindus, &c., and one for Europeans and the like, he writes :-

"The division of the population into two elasses - (a) those possessed of definite personal laws which the Government is bound to respect, and (b) other persons who possess no such I wsseems open to objection. It is true that this division was adopted in the case of Act X of 1865 and Act V of 1881; but the subject now under discussion and that covered by the two Acts just named differ in some important respects, and in any case it would seem that the appropriateness of the proposed division should be decided on its ments, and that it should not be adopted merely on the ground of analogy. It would seem to be considered that European British subjects. I. crasians. Parsis, Jews and the other miscelian ous classes of persons to whom Act V of 1881 2 X of 1865) applies have no definite personal laws which the Government is bound to reject if his already been shown that European British minors have a definite personal law, its the law of England; and it seems hardly appropriate to place these persons in the category of those who have no personal laws which the Government is bound to respect. Besides, the distinction, as now worded, seems likely in practice to offend the susceptabilities of some of those classes of persons who are considered to have no personal laws that the Government is bound to respect, since it might greate an impression that the Government regards tself as bound to respect the special laws of Hindus and Muhammadans more than those of Amopeans and other classes of the community. If a measure were passed on the lines now indicated, it would be difficult to secure to any of the classes affected he enjoyment of their own personal law, by the nsertion in the contemplated Act of a section similar to section 322 of Act X of 1865, which impowers the Governor General to exempt any ace or tribe from the operation of the Act Such a section might, indeed, be used to exempt v race or tribe which might be found to have i definite personal law which the Government was bound to respect; but its effect would be to bring he tribe so exempted under the second. Act referred to in paragraph 13 [of the Resolution], which vould apply primarily to Hindus, Muhammadans and Buddhists. For those reasons it seems desirable hat the distinction recognized in the Succession Act should be not applied in the present instance. rithout a full consideration of all the consequences hat may flow from it."

#### 232. Colonel C. A. McMahon-

pproves of the proposals of the Government of ndia.

233. SARDAR, GURDIAL SINGHpproves of the proposed class distinction.

234. INCUT "NANT-COLONEL GRACElinks that "if it should be decided that a general onsolidited Act is necessary for the protection of e person and property of minors throughout ritish India, it should be on the lines of the Suc-

235. THE RECORDER OF RANGOONsees no objection to the Government of India's proposals.

236. The Judicial Commissioner of British BURNA-

thinks it would be in every way desirable to carry out the proposals made by the Government of India.

237. THE CHIEF COMMISSIONER OF BRITISH BIRMA--

thinks it would doubtless be desirable to carry out the Government of Inlia's proposals if any consolidated Act is passed.

238. Mr. J. KNON WIGHTconsiders the Government of India's proposals a

move in the right direction

209. Colonel W. Hill-

agrees with the Government of India as to following the precedent of the Succession Act.

240. THE RESILENT OF HYDERABADagrees with the Government of India.

See also remarks by-

the Hon'ble Mr. O'Sullivan, in paragraph 248 of picers, and

Mr. R. J. Crosthwaite, in paragraph 273 of précis |

241. In the following paragraphs (242 to 282) troposed are noted the remarks and suggestions of Local and necessity Government, and officials relative to the proposed for n w legue consolidation of the law relating to minors, and attou to the necessity for new legislation on this subject at the present time.

#### 242. Mr. H. Wighau-

considers it highly desirable to consolidate the law. He mentions that the Madras law is contained in the following emetments .-

Maoras Regulation V of 1801, Maora Regulation X of 1831, Act XIX of 1841, Act XXI of 1855, Act XVI of 1858, Act XXVII of 1860, and Act 1X of 1861.

In regard to some of these enactments he considers it desirable that amendments should be made as indicated below:-

Hearefers to a decision of the Madras High Court that under Madras Regulation X of 1831 the Civil Courts had no jurisdiction to appoint a quardian where the Court of Wards might take an estate in hand but did not do so; and suggests "that in the case of all large estates, whether they pay revenue to Government or not, the Court of Wards should continue to exercise jurisdiction, and that in smaller estates, where the minor is the sole heir, or where a distinct branch of an undivided family becomes, by the death of its head, represented by minors only, the District Court should have jurisdiction to appoint a guardnot, and that preference should be given to the mother, if of sufficient capacity; " and further, and further, as regards the custody of minors, "that the Courts should follow the same rule in the case of those subject to the Succession Act as in the case of those not subject to it, namely, that the Court should do in every case what it considers best for the interests of the minor."

### (Proposed consolidation and necessity for new legislation.)

And in regard to Act IX of 1861, he says:-

"Applications under this Act have been made to me regarding the custody of Muhammadan children whose parents were dead and disputes had arisen between the paternal and maternal relatives. I always felt a difficulty in deciding whether I ought to follow the Muhammadan law, or refuse to appoint as guardans persons excluded by section 19 of Regulation V of 1801."

#### 243. Mr. HUTCHINS-

gives a list of the enactments in force in the Madras Presidency regarding minors.

#### 244. Mr. Patwer-

also gives a list, and says his experience has been that the law in Madras (so far as it refers to minors not subject to the Court of Wards) has been practically inoperative.

He agrees that a case has been made out for the amendment of the Bombay and Bengal Acts

245. The Hox'sin Mir Hunayon Janapproves of the proposal to consolidate and amend the law.

#### 216. Mr. E. Barclay-

approves of the proposed consolidation and reenactment of Madras Regulation V of 1804, Act XI of 1858, Act XX of 1864 and Act XIII of 1874.

#### 247. MIR ANSAR-UD-DIN-

quotes the Regulations and Acts in force in Madras, and says he does not think they require any amendment. If the proposed consolidation is carried out, he recommends that the Madras law should not be modified during the process.

#### 248. THE HON'BLE MR. O'STEINAN-

thinks "an Act, founded upon Act XL of 1858, might be applied to the whole of British India and to all classes of minors except in cases where the Court of Wards has intervened."

#### 249. Mr. J. W. Haymay-

doubts whether any amendment of the Regulations (which he cites) in force in Madras is required. He thinks all that is necessary would be a short Act giving the Courts power to appoint guardians for all minors for whom none have been otherwise appointed (i.e., those who have not been taken in hand by the Court of Waids), and this only in the event of the High Court, to whom the question had been referred, deciding that Madras Regulation X of 1831 cannot be construed so as to give this extended power as it stands

He deprecates any legislation which would further facilitate the interference of the Courts with the action of guardians by relationship or appointment, thinking it best, for reasons which he gives, that suits against them should not be encouraged.

250. Mr. P. SREENAVASA RAO, JUDGE OF THE

MADRAS COURT OF SMALL CYUSES,—
agreeing with Mr. Handley, "deprecates any
legislation which would unnecessarily interfere
with the liberties of the people," and shows that
the policy of the Madras legislature has always
been to avoid such interference. Or the question
of the power of the Courts to appoint guardians
for minors who have not been taken in hand by
the Court of Wards, he quotes authorities showing that the Courts have full powers in such cases,
but he would not object to a short Act declaring
the law.

### 25]. MR. G. MUTTOSWAMY CHETTIARS-

cites the law in force in Madras, and says he considers further legislation unnecessary. The only point in which that law fails, he says, is that it does not reach small estates; but this is unavoidable, both because of the peculiar constitution of Hindu families, and because the Collectors are already overworked.

fle agrees with Mr. Handley in thinking a short declaratory Act might be passed of the nature, and in the circumstances, noted in paragraph 249 of this précis.

#### 252. THE MADRAS BOARD OF REVENUE-

say the necessity for amending the law relating to minors and other desqualified persons in the Madras Presidency has long been acknowledged, and that some years ago a Bill was drawn up to introduce the requisite amendments, among which were some of those suggested in the Government of India's Resolution. The Board concur with the Government of India's proposal to consolidate the whole law for British India, and suggest paragraphs of their Proceedings; that the new Act should extend not only to minors but to all persons incapacitated by sex, infirmity or imprisonment from managing their property.

They note that on the passing of the new Act the law relating to the Madras Court of Wards will require re-casting; they remind the Government of India that the Madras law relating to minors is contained in the tollowing enactments:—

Mad. Reg. 111 of 1802 . Act X1X of 1841 Mad. Reg. V of 18 1 . Act XXI of 1855 Mad. Reg. X of 1831 . Act XIV of 1858, and Act IX of 1861;

and they suggest that care should be taken to declare in the new Act that its provisions shall not extend to such estates, under the jurisdiction of the Court of Wards as the Court of Wards may think proper to take under its protection.

#### 253. SIE CHARLES TURNER-

gives a review of the law in force in the Madras Presidence, showing 1 that it is, as interpreted by the Courts, defective in that it leaves certain minor—'thou adequate protection, and (2) that it fai's to provide sufficiently for the representation and protection of minors whose property becomes the subject of hi gation. His remarks on the second of these points will be found abstracted in other parts of this precis, his remarks on the first point show—

- (c) that "the Civil Courts in the Madras Presidency have, in the matter of guardianship, such general powers as are inherent in Courts which have jurisdiction to try all suits of a civil rature except where such jurisdiction is limited by enactment, and the District Courts have the powers conferred on them by the Regulations and Acts;"
- (b) that under a High Court ruling of 1871, section 3 of Madras Regulation X of 1831 is held to give no power to appoint guardians for minors whose estates the Court of Wards could have, but has not, taken under its management, or for minors entitled as co-pareners to estates paying revenue or rent directly to Government;
- (c) that under section 3 of Madras Regulation V of 1801 the Local Government may decline to pass an order bringing an estate under the Court of Wards, although the Collector has made a report with a view to such an order being passed, and that it is obviously unreasonable to expect the Local Government to pass such an order in the case of

(Proposed consolidation and necessity for new legislation.)

raivatwari estates (supposing the term "property" to include such estates), while there are other cases, too, in which the Local Government might, for excellent reasons, decline to pass such an order.

Sir Charles Turner says it cannot de desirable that in the cases mentioned the persons and property of minors should be left without protection, and that the accessity of affording protection has been shown by experience. He suggests, as regards estates held in co-parcenary, that excepting only in those cases where the co-parcencty consists of a fath r and a son, the District Court should have power to appoint guardians where the Collector has satisfied himself of the necessity for intervention.

He also points out that Act IX of 1861 makes no express mention of the property of minors, and does not empower the Court to confer power to deal with such property on the person whom it recognizes or appoints as guardian; also that it is delective in that it makes no express provision for the supersession or removal of a guardian once appointed. In regard to the first of these two points, he suggests that, in view of possible misapprehensions in the past as to the effect of renognizing or appointing a guardian, it may be desirable that in the contemplated legislation the acts of such guardians done being fide in the interests of minors should be validated; and further that, in any ease, it is obviously desirable that there should he an express declaration of the pow is which, independently of the personal law of the minor, the Court is authorized to confer on a guar han in re pect cha minor's property; also that the Court should have power to interfere and appoint guardans of the persons and managers of the property of minors either on the report of the Collector or of its own motion in eases subject to the impediction of the Court of Wards in which the Government has declined to authorize the Court of Wards to take charge of the estate, or in other cases where there is no guardian or manager and it is proved to be desirable in the incorests of the minor that an appointment should be made.

haview of the defects mentioned in the foregoing clauses of this paragraph and the abstracts from his Minute noted in other paragraphs of this pacels, Sir harles Turner ecnems in the proposal to consordate and amend the law. He mentions that the Madras High Court in November, 1871, addised the Government of Madras that it would be desirable " to repeal the old enactments and by i w legislation provide for the proper guardianthan of immor preprietors and the management of their projecty," and further points out that "in view of the circumstances that the Regulations and Acts dealing with minors and their property and so numerous, and that the High Courts have in addition to administer the written and unwritten law of England in the case of Luropean ninors, the Indian Law Commission of 1879 indicated this branch of the law as specially calling for codification."

### 254. SIR CHARLES SARGENT --

thinks it highly desirable that there should be but one Act regulating the care and administration of the persons and property of all minors throughout buttah India.

He considers that an Act framed on the lines indicated in his Munite, with such other provisions as the English law may suggest, would be a valuable addition to the Indian Codes.

255. THE HON'RIE MR. PAUL-

thinks it would be desirable to assimilate the law for Bengal and Bombay, but cannot advise as to Madras. The fact that the Mitakshara law prevails in that Presidency should, he suggests, be taken into consideration.

Further on he remarks that Acts XL of 1858 and XX of 1864 are "obviously open to great improvement, both in language and substance."

256. Mr. T. T. ALLEN-

says the points taken up in Mr. Justice Melvill's Minute of August, 1881, in every instance refer to matters wherein either the Bombay Act differs from the Bengal Act or the circumstances of Bombay differ from those of Bengal.

The Bengal Act, he says, works well and is now well known and understood, and he can see no good teason for interfering with it. He adds, "I think nothing can be so mischievous as, from a hankering after symmetry, to repeal a good law against which no complaints have been made, in order to re-enact it with some slight variations that are certain to escape notice by parties concerned, and thus lead to future loss and confusion." He is therefore opposed to any change being made in the law.

257 THE GOVERNMENT OF BENGAL-

concur generally in the views expressed by Mr. Allen, and see no sufficient reason for interfering with Act XII of 1858.

#### 258. Mr. Justice Filen-

thinks it desirable that an amended and consolidated Act should be passed for the whole of (British) India, and recommends that the provisions of Act IX of 1861 be incorporated. Speaking a negative he considers the following are the case inest upon which the new Act ought to tained.

\*\* First -- All persons dealing with the property of minors without any certificate obtained from the Cavil Court should be left to the general law applicable to persons of their class and to those transactions into which they may have entered. It would be extremely difficult and, to my mind, dangerous to attempt to reduce to propositions in the form of sections of an Act those principles applicable to Hindus, Muhammadans and other classes in India which regulate the power of dealing with projecty telenging to minors or in which minors have an interest, in the numerous cases in which questions as to the extent of that power may Talke, for example, the case of alienations made by the guardians of minors in cases of alleged necessity (see this question discussed in the Privy Council case above released to- Doorga Proxad v. hesho Proshud Singh) The question under what circumstances such algerations are justified has been repeatedly before the Privy Council (see the case of Huno man Proshed Panday v. Mussamut Dabooi Munraj Koomana, 6 Woone's 1. Ap. Cases, 393), and has been repeatedly in various forms before the High Courts in India. It would be extremely difficult to formulate in a single proposition or series of propositions the various cases in which alienation on the ground of necessity can be justified or otherwise?"

"Secondly.—It should be enneted generally that persons dealing with the estate of an infant and taking the profits thereof are responsible at the suit of the infant sning through a next friend while under age, or in person after attaining majority, such responsibility being determined according to

(Proposed consolidation and necessity for new legislation.).

the law applicable under section 24 of the Bengal Civil Courts Act, VI of 1871, and the corresponding provisions in force in other parts of India. If a man, says Mr. Daniell, intrudes on the estate of an infant, and takes the profits thereof, he will be treated as a guardian, and held responsible for the same to the infant in a Court of Equity. (Daniell's, Chancery Practice, Vol. II, p. 1204). In those cases in which a certificate had been obtained under the provisions of the Act the person who obtained such certificate should of course be under the general control of the Court; should be bound to give security, if the Court saw fit to require it, and to render an account. His powers of leasing might be regulated by statutory provisions, while his power of alienation, should be subject to the direction of the Court to be obtained in a summary way. In this latter case, his act, so far as third parties were affected; ought to be valid except in eases of fraid or collusion."

259. Mr. Justice Tottenhau-

agrees with Mr. Justice Field that it is desirable to pass a consolidated Act for the whole of (British) India.

260. The Judges of the Calcutta High Court

(collectivey) consider Act \*XII of 1858 is "in several respects defective; that its language is, in some instances, indistinct; and that legistation is desirable for the purpose of amending the Act, bringing it into more complete accordance with Chapter XXXI of the Civil Procedure Code, and placing the whole law on the subject by a clearer and better defined footing."

They also "concur with the Government of India in thinking that the opportunity might advantageously be taken to consolidate the Acts and Regulations which at present govern the subject in various parts of the country in a single enactment applicable to the whole of British India."

261. SIR R. STUART urges that Act XL of 1858 should be left alone.

262. Mr. Justice Straight — considers it would be highly desirable to consolidate the law relating to minors for the whole considered and comprehensive Act.

263. MR. H. J. SPARKS-

approves of the proposal to consolidate, the law for the whole of British India.

264. Mr. W. Duthoit-

thinks it desirable that the law for the whole of British India should be consolidated it, as appears to be the case, to at course is practicable.

[For his suggestions regarding such consolidation, see paragraph 291, infra.]

265. Mr. JUSTICE SMYTH-

is not aware that any practical difficulty has arisen in the Panjab in the working of Act XL of 1858. The Act is not, however, much used, he says, in that Province.

266. MUHAMMAD LATIF-

agrees that Act XX of 1861 requires amend-

He is "sure the country will hail with satisfaction and gratuide a consolidated Minoss Act arianding over the whole of British India and embodying the provisions of Acts IX of 1861, XXVII of 1.60 and IX of 1.75, in regard to each of which much uncertainty prevails at present."

267. UMAR BAKUSH-

agrees that Act XX of 1.64 requires amendment.

He suggests that the new Act should incorporate Acts IX of 1.61 and IX of 1875 (Majority), as well as Act XII of 1858.

265: COLONEL GURDON-

thinks the time has arrived for a general consolidated Act applicable to the whole of British India

He thinks Umar Bakhsn's suggestion to include Act IX of 1875 (Majority) in the new enactment is worthy of consideration.

269. Mr. H. T. RIVAZ—writes:—

"So far as I know, no serious inconvenience has been felt in the Punjab with reference to the working of Act XIz of 1858. The reported cases under the Act are, so far as this province is concerned; few in number, and disclose no particular difficulties experienced in applying the Act; and the result of my experience, so far as it goes, is that the machinery of the Act is very seldom set in motion in this province, and when it is set in motion amply meets the requirements of the case. The proposal therefore to extend the application of the Act and confer water powers or the Court appears to me, so far as the Punjab is concerned to be unnecessary."

270 THE FINANCIAL COMMISSIONER OF THE PUNJAB—

The general tendency of the proposed legislation is to make the relation of guardian and minor much more legal than it has hitherto been in the Punjab, and to give occasion to greatly increased resort to the Civil Courts for certificates of administration. The Financial Commissioner thinks that both these charges are neither required nor desirable in the Punjab. The prisent system works, easily, gives lettle fromble either to the people of the Courts, does not, Colonel Davies believes, give occasion to any large amount of litigation, and appears to be generally accertable. In many cases it may work as an actual tamily bond.

"There seems to the Financeal Commissioner therefore, little necessity for fresh legislation, but if a new enaction it be determined upon, it should be merely one declaring and making clear the present practice, and not innovating upon or making it more stringent."

"The alterations which are suggested by the learned Judges of the Bombay High Court, and discussed in the Resolution under reply, would have a tendency to bring the question of guardianship and minority more under the control of the Civil Courts than is at precent the case in the Punjab. \* \* It will be seen that the authorities who have been consulted are reportally in favour of maintaining the practice for him now exists in the Punjab. No difficulty or inconvenience has hitherto been experienced in working the provisions of the existing law, and the Lieutenant-Governor, concurring in the opinious which have been offered, would prefer to leave guardianship, its duties and responsibilities, to be controlled and worked in accordance with custom and public feeling, rather that

(General suggestions for the amendment of the Minors' Acis.)

to bring it under the active interference of the Civil Courts. So long as negotiations regarding the property of minors are conducted in accordance with general principles of equity, there is great advantage in their being carried on out of Court. Sir Charles Aitchison understands that this is practically the view expressed in paragraphs 5, 7 and 8 of the Resolution, and it will be seen that Mr. Justice Smyth and the Government Advocate would go even further and would not allow the alienation of the immoveable property of a minor by a certificated guardian to be voided otherwise than reason of bad faith."

#### 272. SARDAR GURDIAL SING-

agrees that Act XX of 1864 requires amendment, though he does not concur in all the amendments proposed by the Judges of the Bombay High Court.

He also thinks Act XL of 1858 stands in need of revision.

He suggests that the new law should consolidate Acts XL of 1858, XX of 1864, IX of 1861, and IX of 1875.

#### 273. MR. R. J. CROSTHWAITE-

considers "the law might with advantage be consolidated in the way proposed by the Government of India."

274. Mr. L. Neill, Officiating Commissioner, Nagrur Division,—

writes :---

"The Law [Act XL of 1859] appears to me to work well, and I am not prepared to advocate

any change in it.

"With regard to acts done by guardians or representatives of minors, our Courts at present act on the equitable understanding that third parties, who profit by their dealings with minors, shall strictly satisfy themselves that the guardians or representatives act bond fide and with due respect to the minors' interests."

#### 275. Mr. BEHARI LAL BASU.

says "Act XL of 1855 is not complete by itself and the reported cases tend to show that the Act needs amendment;" and again, "I am, inclined to think the Act needs amendment. It is expedient and desirable that a general consolidated Act be passed for the whole of British India."

## \*246. Mr. J. W. Chisholm—writes:—

"I agree in the view that the Act [XL of 1858] is defective, and that amendments should be introduced to remedy defects pointed out which in practice have been found to exist. The best gourse, as suggested, is to have a general consolidated revised Minors' Act applicable to the whole of British India."

### 277. LIEUTENANT-COLONEL GRACE-

agrees that the defects pointed out by Mr. Justice Melvill in Act XX of 1864 (and Act XL of 1858) should be amended.

278. THE CHIEF COMMISSIONER OF THE CENTRAL PROVINCES-2

approves of the proposal to consolidate the various enactments relating to minors.

279. THE CHIEF COMMISSIONER OF BRITISH

says no practical necessity has shown fiself in British Burma for any amendment of the law, and that, in fact, the law is very little-used there. 280. Mr. J. Knox Wight-

considers it very desirable to pass a consolidated Act remedying defects and bringing the whole law relating to minors within the scope of one enactment. The new Act should, he auggests, embody Act IX of 1861 and the enactments relating to Courts of Wards, as well as other enactments dealing with the subject of the rights and duties of guardian and ward.

#### 281. Mr. H. Muspratt-

considers it desirable that the existing laws should be re-enacted, with the necessary modifications, in the form of a general consolidated Act applicable to the whole of British India.

. 252. BABU KAYLAS CHUNDER GHOSE remarks:—" The defects pointed ont in Act XX of 1864 no doubt require amendment."

283. In the following paragraphs (2.4 to 297) General, are noted suggestions of a general kind for the suggestions amendment of the law and suggestions which are for the not referred by their authors to any particular of the Minors' section of any Act, on points not directly connected Acts. with the Government of India's proposals.

284. The Hon'ble Mr. O'Sullivan—suggests that "upon the minor attaining majority, the administrator should be entitled to be discharged from his liabilities, acts of fraud, subsequently discovered, being excepted."

285. STR CHARLES TURNER—suggests that, in the new Act, the Courts should be given a discretion to appoint more guardians of a minor's property than one, where the circumstances of the case so require.

256. THE GOVERNMENT OF BOMBAY—submit correspondence dating from 1.65 relative to a proposal to amend the Act by constituting the Taluqdari Settlement officer in Gujarat a Court of Wards. It is requested that the Government of India should consider this question in connection with the contemplated legislation.

287. THE BOARD OF REVENUE, LOWER PROVINCES,-

bring to notice the following point which they sav has practically hampered the free exercise of a discretion which the law intended to leave to the Court of Wards as to taking properties under charge of the Court, and which they suggest should be cleared up when the new Act is framed:—

"Whether, under the provisions of Act XL, of 1858, a Judge has the power to appoint a manager of the property of a minor and a guardian of his person, if the estate of the minor consists in whole or in part of land or any interest in land (as mentioned in the repealed section 12\* of the Act), or whether (if the property is not such as to fall within the purview of section 10 of the Act) the Judge has no other alternative than to apply to the Court of Wards to take charge of the person and property of the minor under section 10 of the Bengal Wards Act, 1879; and whether in the event of the Court of Wards refusing to take such charge, the Judge is powerless to make other arrangements for the management of such property."

It is stated that the Legal Remembrancer expressed the following opinion on the point:—

"The last sentence of section 2, Act XL of 1858," placing the property of minors under the protection

Repealed in the Lower Provinces by Bengal Act IX of

### (General suggestions for the amendment of the Minors'. Acts.)

· of the Civil Courts imposes on those Courts the \* necessity of making provision for the management · of that property when properly applied to.

288. Mr. JUSTICE FIELD-

brings to notice a case illustrating the difficulty mentioned by the Board of Revenue.

In regard to a similar difficulty felt under the Madras law, see paragraphs 242 and 219 to 253 of précis.]

289. Mr. BIHARI LALL BASU- .

suggests that a clear distinction should be made between estates which may be taken up by the Court of Wards and estates for which a guardian may be appointed under the Minors' Act.

#### 290. Mr. B. W. Colvin-

suggests that some provision should be made, as in section 10 of Bengal Act IX of 1879 (Court of Wards), for giving the Court of Wards discretionary powers as to assuming charge of an estate made over to it by the Civil Court.

#### . 291. Мв. Duтногт-

quotes statistics and states certain facts from which he draws the inferences "that hitherto in the North-Western Provinces, Act XL of 1858 has been, comparatively speaking, inoperative, and that neither the personal benevolence of the friends of minors, nor the public benevolence of the district officer, can be trusted to secure for that persons concerned the benefits of the existing law."

He thinks it is desirable that, in the North-Western Provinces and Oudh (of which Provinces alone he writes), greater protection should be to minors than is given by the present law, though he would not go so far in this direction as some of the proposals made by the Judges of the Bombay High Court would tend. The proposals made by Mr. Justice West in his Munite dated 21st August 1851 (Home Department's Judicial Proceedings No. 169 for October 1882) are, he gathers, intended to prevent the hardship arising from litigation, but he shows that the amount of higation (in the North-Western Provinces and Oudh) is not large. Referring to the remarks of the Government of India in paragraph 7 of its Resolution, he says this litigation is mainly due to a total disregard shewn by guardians of the rights of minors who are members of an undivided family, and adds that it is of a very debasing kind. He writes:

"During the minority of a member of a joint Hindu family the adult copareeners alienate the family property; and when the minor member attains his majority the family combines to oust the abence on the ground that the abenation was invalid, as made to the prejudice of the minor with-out legal necessity. What constitutes 'necessity' sufficient to justify the alienation of Hindu family property is a difficult question to decide, and in most cases of this kind the value of the property, or more, is absorbed in the litigation regarding it.

\* The law as it stands does not touch

them; for (Mayne's Hindu Law and Usage, Section 807) the Mitakshura theory of a consrecuary is that all the coparceners are joint owners of the property, but only as members of a corporation in which there are shareholders but no shares; and there is consequently no specific property vested in the minor to which the provisions of Act XL of 1868 can be applied."

He then proceeds to show certain objections, having wound to the Hindu law, to the adoption

of Mr. Justice West's proposals (i) that, where there is imminent danger of the common property being dissipated, the District Court should be given power on its own motion, or on cause shown, to "take measures for securing the infant's share of it;" and (ii) that the Court should be allowed, "even when no such apprehension exists, to provide, when the necessity is obvious, for the minor's nurture and education according to his station in life."

He approves, however, of the principle of Mr. Justice Melvill's proposals (Minute, dated 23rd August, 1881, Home Department's Judicial Proccedings, No. 168 for October, 1882) :-

- (1) that in the case at least of every considerable estate, and especially when it consists of immovable property, every administrator should be obliged to show his fitness before he meddles with the property; and
- (2) that this object should be effected-
  - (a) by compelling everyone who requires the assistance of the Court to obtain a certrificate, and
  - (b) by rendering it unsafe for any person to enter into any transaction affecting immoveable property except with a certificated administrator;

except that in clause (1) he would read "in the case of every estate not below Rs. 250 in value, every administrator," &c., and in clause (b) he would omit "immoveable."

He does not approve of Mr. Justice West's proposal to oust the Revenue-authorities from juris-diction under the Minors' Act or of the proposal to bar the interference of the High Court except on a point of law or on a reference made by the District Court, or of the proposal to require proceedings to be initiated in the District Court, and by it delegated to some other Court. Regarding Sir Michael Westropp's suggestion (Min.te, dated 19th November, 1881, Home Department's Judicial Proceedings No. 170 for October 1882), to meet the case of the Hindu joint family, he considers it does not require legislation.

He further criticises certain other proposals made in Mr. Justice West's Minute, on points which are not taken up in the Government of

India's Resolution.

Mr. Duthoit's own views as to what is required for the protection of miners he describes as follows:

"First-We want to make the assistance of the State readily accessible to the public; and not force people, as is done at present, to the expense or trouble of going to the head-quarters of a district. for the settlement of a minor's protection, excepting under special circumstances.

"Secondly-We want to lead people to apply for certificates, and not to feel the doing so, or the acceptance of the care of a minor's property a

burden.

"Thirdly-We want, on the one hand, to calm the sensitiveness of the Revenue-authorities as to the danger of being overwhelmed with minor's allairs. \*\* \* and we want on the other hand, to engage their sympathies in those affairs, and to obtain from the Revenue-authorities in regard to them such limited assistance as it may be possible for those authorities to give."

For the carrying out of these views he submits

the following proposals:

"I would work up into the new law the provisions of the existing law for curators in cases, of

(General suggestions for the amendment of the Minors' Acts.)

succession (Act XIX of 1841), for the bare of the persons and property of minors (Act XL of 1858), for the custody of minors (Act IX of 1864), for the Court of Wards Chapter VI, Act X X of 1873, and Chapter VIII, Act XVII of 1876), so far at any rate as minors are concerned, and those of the European British Minors Act, 1874, the arrangement of which last-named Act I would take as the basis of the arrangement of the new statute."

- \* "In cases in which European British subjects are concerned, or in which an estate of R10,000 or upwards is involved, the application for protection of the minor's interests should. I think, be made to the District Court. In all other cases the Munsifs' Courts should, I think, have jurished ion.
- "I would extend the provisions of section 4, Act XL of 1858, and would allow the Collector to move the Civil Court in all cases, whether the property does, or does not, consist, wholly or in part, of land or an interest in land.
- "I would give to the Civil Courts cover to consult the Revenue-authorities as to the fitness of persons proposed as guardians or managers, and as to whether it would, or would not, be it is able that the manager should be a public officer, and I would give to the Local Goternmen. Hower to oust the jurisdiction of the Civil Courts by a declaration in the Gizette that it is adverable that the property and person of a varticular minor should be cared for by a public officer to be named by it. 

  # \* With the exception noted, I would have all business connected, with the protection of minors brought in the first instance into the Civil Courts, and would leave to those Courts discretion as to the mode in which such protection should be afforded, whether through a private person or through a public officer.
- "I would remunerate, by a percentage on the value of the estates protected, all persons, whether private or public—in the latter case Government would take the remuneration and may the salaries—who might be appointed curators.
- "I would have one or more public curators in such district. I would leave the appointment and the superintendence of these officers to the Revenue-authorities. I would make Collectors and Deputy Commissioners Courts of Wards. The resent system, under which the Board of Reverue is in the North-Western Provinces the Court of Wards, is, I think, cumbrons and unduly burlensome to the estates placed under it
- "I would leave it to the Court which is possssed of the applie dion to say whether the care of
  he person and the property of the minor should
  e vested in a private person, in a public curator
  r in the Court of Wards. But I would make the
  rders of the Munsif appealable in this behalf to
  the District Judge, and I would further give to
  the Collector power to appeal to the District
  udge against a Munsif's order making over an
  tate to the Court of Wards, and to Government
  right of appeal to the High Court from an order
  the District Judge to that effect.
- I would levy on each final order passed upon application for protection an ad valurem stampity at somewhat less than the present rate, tether the order be for administration by a livate person, by a public curator or by the Court Wards; but I would remit the duty altogether ten the value of the property in respect of

succession (Act XIX of 1841), for the bare of the persons and property of minors (Act XL of 1858), for the custody of minors (Act IX of 1861), for the Court of Wards Chapter VI, Act X X of application should be payable out of the estate."

He continues:

"I do not think that the labours of district officers would be increased if the scheme I have proposed were adopted. With public curators, and remunerated private persons available for the charge of estates of minors, the schuties of the district officer as a Court of Wards would, I think, be so diminished as to more than counterbalance the extra supervisional labour which my scheme.

would throw upon him.

- "The system which I have proposed may possibly be unsuited to the circumstances of other parts of India. If, as is most probable, the varying agency for the protection of minors, it will be easy to leave the assignment of such agency to the Local Governments subject to the sanction of the Governor Géneral in Council. But I venture to suggest that the principles of directing the costs of a successful application to be paid out of the estate, and or remunerating all guardians of the property of minors, should find a place in the Act, and that in the assignment of the agency of working the Act, the necessity of bringing its benefits as near to the deor of, the people as possible should, not be lost sight of."
- Mr. Duthoit further submits the following suggestions:-
- " A .-- I would require, to each application made by a private person for the issue of a certificate of guardianship, a declaration of the age of the minor verified as provided by sections 51 and 52 of the Code of Civil Procedure; and I would require a public officer when making an application under the statute to certify that he has made inquiry as to the age of the minor, and that such age has been found to be as stated in the application. The age of a minor is easily ascertained when he is intans, infanti proximus, or even pubertati proximux; but as 'full age' is approached the difficulty becomes greater, and I have known an instance of great trouble and expense caused by the omission to ascertain the age of the child when the application for an Act XL of 1858 certificate was made; and the consequent doubt as to the time at which the child's minority ceased.
- dans appointed by testament, the guardians-nt-law should, in the absence of special reasons to the contrary be appointed guardians of the person, and that an order of a subordinate Civil Court setting aside testamentary guardians, whether of the person or property, or guardians-at-law of the person, should require the confirmation of the District Court before it takes effect; and that from an order of a District Court setting aside testamentary or 'natural' guardians of the person an appeal should lie to'the High Court.
- "C.—I would suggest that advantage be taken of this opportunity to consolidate into one emetment the entire law of Tutela and Curatela; in other words, that the necessary provisions of Act XXXV of 1858 and of the various Courts of Wards and eace-and-custody-of-minors ensetments should be gathered up into the new statute.
- "D.—And if this be done, I would suggest that the case of spendthrifts should be treated along with that of lunatics, and that, as regards both these classes of persons, use should be made of a

(General suggestions for the amendment of the Minors' Acts.)

reprovided by sections 407 to 419 of the French It is notorious that the state of the v as regards what are called in this part of India rdá potá cases'—suits by sons or grandsons of tenor of Dindyal Lat. v. Jaydip Narayan rgh. L. R. 4 I. A. 247—is unsatisfactory; and e aid of the legislature is, I think, greatly eded regarding it. By means of provisions alogous to those of the French Code (sections 3 to 515—the, Collector or Deputy Commismer should take the place of the tribunal do smilere instance in section 492 et seq., and the ommissioner that of the Courd'appel in sections 0 et seq.), protection might, I think, be sifforded minor members of an undivided Hindu family thout shocking the prejudices of the people, ie Cow'ts of Wards in the North-Western Pronees and Oudh already (cf. section 194, Act XIX 1873, and section 162, Act XVII of 1876) flextake the protection of estates from the magement of which the proprietors apply to be qualified; and managing members of undivided milies (as a father with male issue) are practilly treated as proprietors. With the safeguard a family council, I do not think that there and be political danger in allowing the Government to disqualify a spendthrift, for whose operty a curator might thereupon be applied for, d given, under the statute."

292. THE IMPUTENANT-GOVERNOR AND CHIEF MMISSIONER, NORTH-WESTERN PROVINCES AND EDIL-

wards copy of a volume of the Proceedings of North-Western Provinces and Oudh Government (in file), containing some correspondence inch, it is suggested, may be of interest in containing with the proposed amendment of the law.

### 293. MR BEHARI-LAL BAST -

rgests that "District Court" should be used dead of "Civil Court" throughout the new t, and the definition in section 29 of Act XL of 58 removed.

#### 294. MR. II. J. SPARKS-

ggest that, some principles might be laid down the guidance of the Court, in appointing, a ardian of the person or property, as has been to in section 10 of Act XIII of 1874.

#### 295. Имак Вакпен-

rgests that regular suits for the guardianship or stody of minors should be distinctly prohibited, the ground that if they are allowed the object the special Minors' Act will be defeated.

296. Khan Aumad Shah, Extra Assistant mmissioner, Hoshiarpur,—

omits remarks and recommendations to the owing effect for consideration in connection in the amendment of the law:—

It would be next to impossible to insist on every ordinal being certificated, both because of the genumbers of minors owning property, and ause of the small value of that property in ny cases. At the same time, the interests of tors do at present suffer from the dishonesty guardians by relationship who are uncertificated, therefore free from control; and as regards or guardians no proper enquiry is made to ortain whether they are entitled (? fit) to give certificates.

1) Guardians should be compelled to take out

property exceeds Rs 3,000 in value or yields an income of more than Rs 30 per month:

- (2) certificated guardians should be required to submit half-yearly accounts to the Court, and the sanction of the Court should be required to certain of their acts, such sanction to have a binding effect:
- (3) persons wishing to call in question the acts of certificated guardians should be allowed to examine their accounts as filed in Count, and to submit their complaints to the Court, but should be debarred from bringing suits, as next triends of the minor, against the guardian:
- (4) in considering applications for certificates the Court should have regard to the following points:—
  - 1st, nearness of relationship (of the applicant to the minor):
  - 2ndly, the wishes of the deceased parent the minor:
  - Brilly, any present or provious connection of the applicant with the property of the minor:
  - 4thly, whether the death of the minor would be beneficial to the guardian (\*applicant):
- (5) where a minor's property does not exceed Rs. 3,000 in value or does not yield an income of more than Rs. 30 per month, it should be optional with guardians to take out a certificate or not, and certain restrictions should be placed on the power of all guardians in such cases:
- (6) all guardiaus should be made responsible for the health, maintenance, education and religious instruction of minors under their charge:
- (7) the Court should be empowered to remove any guardian on any of the following grounds:—
  - "(1) using trust mula fide;
    - (2) continued failure to perform his duties;
    - (3) gross misconduct;
    - (4) insolvency:"
- (8) the Court empowered to appoint or remove a guardian should be the District Court.

### 297. SARDAR GUDDIAL SINGH-

writes at some length to show that the near relatives of minors in his district usually squander and misappropriate to their own use the income of minors under their care, and that for various reasons the minor reframs from calling the guardian to account on attaining his majority. He also hints that even the persons of minors are not always secure from danger. To check these evils he thinks the Civil Courts should have more extended authority than they at present possess for interfering for the protection of minors, and to that end saggests that if inter alia the Courts should have a discretionary power to interfere whenever they think proper, instead of being empowered, as at present, to act only when specially moved. He suggests that the law should provide "that the Civil Court may appoint guardians to manage the property of a minor and to take charge of his person whenever—

" (a) on its own motion.

### Précis of the opinions referred to in paragraph 1 of the Statement of Objects and Reasons of the Guardians and Wards Bill.

(Madras Regulations V of 1804 and X of 1831.)

" (b) on receiving any report or information ] from any person acquainted with the state of the minor's property or person, or

" (c) on the application of any relative or friend of the minor for appointment of a guardian, it appears to the Court, after hearing the

persons having charge of the minor's person or [? and] property, and after making any further enquiries that may be necessary, to be advisable to do 80."

He would require the Court to issue a notice to appear to the persons having charge of the proand person of the minor, and would also, as a further safeguard, make the Comt's order appeal-

He further thinks Act XL of 1858 is wanting in clearness in regard to the appointment of guardians of the property on the one hand, and guardians of the person on the other, and suggest that the new Act should contain provisious like the following :-

As regards the appointment of guardians for the management of property:—.

"The Court shall have power to appoint any person manager of the property of the minor who in its opinion appears to be fit: Provided that if any person has been nominated a guardian in the will of the last owner of the property, and such will has duly been proved, he shall be appointed a guardian if he accepts the trust, and if the Court does not for any special reason think him to be unfit: Provided also, that preference is to be shown to the friends and near relations of the minor, if otherwise fit for the trust.

"In the case of land assessed with land-revenue or the land-revenue of which has been assigned to some one by the Government, the management may be made over to the Collector, who shall be competent to manage it in the manner prescribed by law for the management of property subject to the jurisdiction of Court of Wards; and in the case of moveable or immoveable property other than land assessed with land-revenue, the Public Curator, if there be such an officer in the district, may be appointed guardian."

As regards the appointment of guardians of the person, he would make it a rule that the guardian should be a person of the same class and religion as the minor, and would prohibit the appointment of any person having any interest of his own adverse to that of the minor, or who would be next in succession to the minor, were he dead; and, lastly, would provide that none but a female should be the guardian of a female. With these should be the guardian of a female. restrictions, he would give the Courts full discretion.

He would also add a section providing that no person is to be appointed guardian against his will, and that no one is liable to punishment for refusal to act as guardian when required by the Court to do so.

He thinks Act XL of 1858 does not provide sufficiently for the control of guardians. Some guardians certainly might safely be trusted to. manage estates without any great control from the Courts; but others would require very close supervision. He accordingly suggests that the lourts should be allowed full discretion in this natter; but would, at the same time, enact prorisions to the following effect :-

(1) All guardians of property appointed by the Sourt should be bound to report before the expiry I three months after the close of each year the wi financial results of their management, so as to enable the Court in any case in which it suspects anything wrong to set on foot timely enquiries.

This would, he says, afford a great check on fraud, for, the statement being filed in Court, the guardian would not be able to alter it afterwards, or set up anything contrary to it when he is subsequently called upon to render accounts. The guardian need not file complete accounts; a statement of the sort indicated would be quite sufficient to show the Court the result of the administration.

(2) The Court should have power to call upon

and accounts as it may direct;

" (b) to make such reports on any points connected with the management of the estate as it may require:

(c) to carry out such directions as to the management as it may give;

"(d) to invest or deposit the surplus or the balance in hand in such place of security (Government Securities, Government Treasury, Government Savings Banks) as it may direct."

He also suggests that provisions to the follow. ing effect should be made regarding the duties of guardians of property :-

"That every guardian should-

"(a) obey all directions given by the Court under the provisions of the Act;

"(b) consult the Court (i) before making any alienation of the minor's property; (ii) before compounding in any suit in which the minor may be a party; (iii) before abandoning any right belonging to the minor; and (iv) on any other important occasion, or on an any difficulty arising in the management; and

"(c) report to the Court any severe loss that any portion of the minor's property may-have suffered from any cause."

With respect to the duties of guardians for the person, he suggests that the following should be imposed upon them :-

- They must—

  (a) consult the Court (1) on the arrangements made or to be made for the education of the minor, and (2) regarding matters affecting the marriage of the minor;
  - " (b) report all cases of partracted illness of and accidents to, the mihor, and
  - "(c) they all directions given-by the Court regarding the above matters."

He also suggests that guardians of the person should, subject to the general control of the Court, have power to do all acts calculated to advance" the well-being of the minor; for instance, acts connected with his education and his proper moral and physical training.

298. In the following paragraphs (299 to 878) are noted suggestions for the amendment of the law on particular points directly connected with provisions already existing in the Acts and Regulations.

299. As to Madras Regulation V of 1804, see remarks by Sir Charles Turner in paragraph 258 of précis.

300. As to Madrae Regulation X of 1831, see remarks by-

Mr. H. Wigram, in paragraph 242 of précis; Mf. J. W. Handley, in paragraph 249 of precis;

### Précis of the opinions referred to in paragraph 1 of the Statement of Objects and Recsons of the Guardians and Wards Bill.

(Act XIX of 1841. Act XL of 1858, 88. 3-7.)

Mr. P. Srinivassa Rao, in paragraph 250 of précis;

Mr. G. Muttuswamy Chettiar, in paragraph 251 of précis;

the Madras Board of Revenue, paragraph 252 of précis; and

Sir Charles Turner, in paragraph 253 of précis.

301. As to Act XIX of 1841, see remarks by-Mr. H. Wigram, in paragraph 242 of précis;

Mr. Duthoit, in paragraph 291 of précis.

### 302. Mr. Justice Figlib -

quotes cases to shew that the practice of the Courts has not been uniform as regards the application of the proviso to section 3 of Act XL of 1858. 'In some cases it has been held that when the Court extertains a suit instituted by a person who has not obtained the permission required by the proviso, the requisite permission is to be deemed to have been given; while in others it has been held that a suit instituted without permission previously obtained is bad to all intents and purposes. Cases are quoted to show that the latter rule is the more correct one, from the point of view of principle.

### 303. LALLA MADAN GOPAL-

suggests that certain particulars should be prescribed for insertion in all applications; that the Courts should be allowed to act also on their own motion; and that explanations to the following effect should be appended to the section :-

- "I. Lapse of years is not a sufficient ground for refusing a certificate [see C. W. R., 343]
- "II. The guardianship of infants who have no property is a matter which forms the subject of Act 1X of 1861,"

### 803A. Mr. Behari Lat Basu-

observes that the word "suit" is not wide enough to include " proceedings and applications."

[In regard to this section, please also see paragraphs 4 to 46 of précis, under "Point I."

### 304. Mr. Plumber-

would transfer the powers of the \*Collector to the amildar (or tahsildar) of the taluq in which the land is situated, as in Rule 4 of the Mysore Minors' Rules.

### 305. Mr. Justick Field-

writes as follows:-

follows :-

"There seems no reason why the fight to make an application under this section should be limited to a relative or friend. Under the English law, any person may apply in order, says Mr. Daniell, that the benefit arising from the protection of the Court may be extended to all cases in which interference is desirable, subject, however, to the risk of incurring the censure of the Court, and of being compelled to pay the costs of the suit, in the event of its subsequently appearing that the proceedings were improperly instituted.' (Chancery Practice, Vol. II, p. 1191)."

### 806. LALLA MADAN GOPALsuggests that the section should be amended as

Any relative or friend of a minor in respect of whose property such certificate has not been granted, or a certificate holder who wishes to withdraw and desire the appointment of a new guardian, 307. MR. BEHARI LAL BASU-

considers the phrase "interest in land" objectionable, apparently for the reason that it does not adequately lover the case of members of an undivided Hindu family.

[ Please also see suggestion by Mr. Duthoit, in paragraph 291, supra.]

308. THE HON'BLE MR. PAUL-

considers section 5 of Act XL of 1858, defective in 1858, s. 5 (= Act XX of not providing for cases where the minor happens 1864, s. 4) to reside in a district in which he has no property.

Act XL of

### 309. Mr. II. J: SPARKS-

suggests that the section should be made more explicit, observing that it does not provide for cases in which the minor is residing out of British India.

He also suggests that it might be well to provide for District Delegates, as in Act VI of 1881, to meet cases where, as in Oudh, there is but one District Judge for two or more revenue districts.

### 310. LALLA MADAN GOPAL—

suggests that "residence" should be explained as meaning the minor's "usual dwelling-house, i.e., his paternal family-house."

### 311. LALLA MADAN GOPAL .

suggests that provision should be made as to the manner of issue of notices and the persons on whom they are to be served, and as to who may oppose the application. He quotes authorities to show that the notice should be served on all parties interested in the application.

### 312. SARDAR GURDIAL SINGH-

considers it unneressary that the procedure of the Court should be specially prescribed by the Minors Act, and that it would be sufficient to enact that the general procedure laid down in the Code of Civil Procedure in force at the time shall apply as far as practicable.

### 313. Mr. Behari Lall Basu-

thinks it undesirable, in view to the selection of a good guardian, that the enquiry should be a summary one, as this section requires.

### 314. Mr Justice Field-

writes as follows:-

"Under the provisions of section 7 of the Act, 1864 if it appears that any person claiming a right to have charge of the property of a minor is entitled to such right by virtue of a will or deed, and is willing to undertake the trust, the Court shall grant a certificate of administration to such person. It has been held that in this case it is compulsory upon the Court to grant this certificate (see Nannee Beine v. Khojah Surmur Hossein, 7 W R., 522). It has further been decided that when any such . person obtains a certificate of administration, he is not bound to file accounts (see the cases at 6 W.R. Mis. Rul., 53; 7 W.R., 522; 23 W.R., There is no reason why such persons should be exempt from liability to account. According to Fuglish law, a testamentary guardian is in all respects subject to the control of the Court, and is liable to account for what he receives (Daniell's Chancery Practice, Vol. II, p. 1205)."

315. THE JUDGES OF THE CALCUTTA. HIGH

(collectively) support Mr. Field's suggestion as to filing accounts.

Act XL of 1858. s. 7 (= Act XX of

# Prices of the opinions referred to in paragraph 1 of the Statement of Objects and Reasons of the Guardians and Wards Bill.

(Act XL of 1858, 88. 8-10.)

316. MR, FIELD—continues:—

"The section then proceeds to enact that if there is no person so entitled, or if such person is un-willing to undertake the trust, and there is any near relative of the minor who is willing and fit to be entrusted with the charge of his property, the Court may grant a certificate to such relative. Here a discretion is vested in the Court the Court may also, if it think fit (unless a guardian have been appointed by the father), appoint such person as aforesaid to be guardian of the person of the minor. The exception assumes a power in the father to appoint a guardian by will. The existence of this power as regards persons to whom the Act applies, that is minors not being European British subjects, may be doubtful. It may be observed, as in England, that the power of appointing a testamentary guardian was conferred by Statute (12 Car. 11, cap 24), and as b, the law of England no will made by any person under the age of 21 years is valid, it follows that a father, while under that age, cannot now by will dispose of the custody of his children. Then in the case of a guardian appointed by the tather, it would appear that the Court has no power to emove such guardian. The last clause of section 24 provides that 'the Court may also, for any afficient cause, remove any guardian appointed by the Court, thus indicating that the Court has to power to remove a guardian arpointed by the father Finder the law of England, a testamentary guardian is subject to the control of the Court, both with respect to the propert, and the present of the infant, and the Court may remove him as tapp ant another guardian in his stend, or may without rembying him appoint another person to have the care of the infant (Chancery Practice, Vol. 11, p. 1194). It is obvious that there may be cases in which it is very desirable that the Civil Court should have the power of removing a testamentary guardian."

3.7. THE JUDGES OF THE CALCUTA HIGH COURT -

(collectively) support M:, Field's suggestion as to taking power to remove a guardian appointed by the tather.

· 318. Mr. JUSTICE TOTIENHAM—writes as follows.—

"I would make it clear that, in cases of rival claims to a certificate, preference should not necessarily be given to any one claimant on the mere ground of nearness of kin to the miner, or on the ground of sex. The nearest of kin may often be the person to whom, for other reasons, it may be most objectionable to grant a certificate.

"I would also incolude the Court from entertaining any application for a certificate unless satisfied that property needing projection is actually in possession of the minor or of some person on his or her behalf. If remember a case in which the only property was in the possession of adversaries, and the object of the application was to try to induce the Court to direct the Collector to take charge of the estate, which was said to be interin land, in order that that officer might undertake a troublesome and costly lawsuit to recover possession for the minor."

### 319. LALLA MADAN GOPAL-

says that by Hindu law the duty of providing forthe care of the persons and property of minors de wolves on the Sovereign, while by Muhammadan law certain classes of relations have a prior right This being the ease, he thinks the inclusion of thrights of guardianship and minority in section of Act IV of 1872 (the Punjab Laws Act) was mistake; also, that it is surprising, in view of the enactment, to find Schedule I of that Act deelaing Act XL of 1858 to be in force in the Punjab

'He submits a list showing classes of person whom he thinks the Courts should be prevente apparently, by express declaration) from appoin

mg as guardians.

Further on, he suggests that section 27 of the Act should be embodied as an explanation in section 7; also, that the Courts should be allowed different to refuse to grant a certificate to an unit person appointed by wills and an explanation inserted declaring that fitness should be allowed more weight than mere nearness of relationship.

320. UMAR BAKHSH-

suggests that the Court should be empowered a reject an unfit person appointed by will or deed.

"Further; -

The words 'near relative' in the same section are rather vagues and further it is not dear whether the scape of the section is to select the fiftest person from among the relatives of differer or equal degrees, or to appoint the nearest person fit for the rost. I think it should be expressly provided that brother of the whole blood an uncle should have prior right to the guardianshi of a minor, unless they are unfit; but in the case of distant relatives the Court should have full discretion of selecting the fittest person, disregarding the nearness of relationship."

He also suggests that where a minor has considerable property the Cond should have power to appoint more than one person to administer the estate, if that should be deemed necessary in the

interes's of the minor.

[Please also see suggestions by-

Koan Ahmad Shah, in paragraph 296 of précis and

Sardar Gurdial Singh, in paragraph 297 o précis.]

321. LALLA MADAN GOPAL-

suggests an addition to section '8 of Act XL of 1858 to the following effect:

6 The Court will not adjudicate merely on the Collector's report [see 22 W. R., 190], but must satisfy itself as to the applicant's fitness on legacyidence? [see 9 W. R., 555].

322. SARDAR GURDIAL SINGH-

would give the Court power to enquire into the character of any person, and to call for reports from any Revenue officer, Magistrate or Policeofficer in the district."

[Please also see suggestions by Mr. Duthoit in paragraph 291 of preess.]

323. SIR CHARLES TURNER-

referring to section 9 of Act XX of 1864 recurs to a suggestion recently made by the Madras High Court that there should be appointed in every district a public officer to take charge of private trusts under the superintendence of the Official Trustee. If this proposal be necepted, the Courts might, he suggests, he enabled to appoint such officers, and in any case the Official Trustee to be manager of the property of a minor.

He considers that considerable relief would be afforded to Revenue-officers by the creation of the proposed offices, and that a commission, not

# Précis of the opinions referred to in paragraph 1 of the Statement of Objects and Reasons of the Guardians and Wards Bill.

(Act XL of 1858, ss. 11-18.)

sufficient salaries and meet the costs of establishment.

### 324, LALLA MADAN GOPAL-

suggests, with reference to Mr. Justice Melvill's criticism on section 9 of Act XX of 1861 in his Minute of 23rd August, 1881, that the words "or the like" mean "immoveable property tother than village-land assessed with revenue, for which provision is made by placing it in charge of the Collector). such as shops, katrás, warchouses, &c."

### 325. SARDAR GURDIAL SINGH-

thinks the words "moveable property or houses, gardens or the like" were intended to mean (1) moveable property, and (2) mimoveable property other than land, of which the Collector could be asked to take over the management.

### 326. THE HON'BLE MR. PAUL-

referring to Mr. Justice Melvill's criticisms on sections 9 and 11 of Act XX of 1864 in his Minute of the 23rd August, 1881, observes that "the distinction between 'houses, gardens and the like' and 'hand or any interest in land' is probably that between revenue-paying immoveable property and that which does not pay revenue, including in the category of revenue paying property such as may be lakkning by reason of exemption."

### 327. SARDAR GURDIAL SINGH-

suggests that a limit should be put to the guardian's allowance; that, to encourage economy in administration, it should be calculated on not profits, and not on moome, and that it should be fixed at 20 per cent. His reason for selecting so high a rate is that the remuneration would be small on small estates.

### 328. LALLA MADAN GOPAL-

observes, with reference to Mr. Justice Melvill's remarks on the word "aforesaid" in section 10 of Act XX of 1864 (see Home Department, Judicial Proceedings, No. 168 for October, 1882), that in the Bengal Act, section 11, it clearly refers to section 10 of that Act and is not open to any misconstruction.

329. Lalla Mohan Lall and Mián Asbulla,—referring to Mr. Justice Melvill's criticism, say they think the provision in section 10 of Act XX of 1864 excluding legal heirs and persons next in succession from the guardianship of the person of a minor, which does not occur in the Bengal Act, ought to be embodied in the new Act.

### 330. SARDAR GURDIAL SINGI-

[Please also see suggestions by Mr. Duthoit in paragraph 291, supra (on pages 100 and 101).]

### 331. Mr. H. J. SPARKS-

suggests that provision should be made-

- (1) for cases in which only a small part of the property consists of land, and
- (2) for eases in which the land is situated in more than one district.

### 332. BABU KOYLAS CHUNDER GHOSE-

suggests that provision should be made enabling the Collector to give up charge of an estate taken over by him under this section, when it would be for the benefit of the minor to do so.

333. MR. PLUMER-

suggests that a half-yearly statement of account Act XL of should be prescribed, as in Rule 15 of the Minors' (= Act XX of Rules framed for Mysore, instead of the annual 1864, \*. 16.) statement provided for by Act XX of 1864.

# 334. The Hon'ble Mr. O'Sullivan—makes the following suggestions:—

"The administrator of the property should be required to file annual accounts of receipts and disbursements, and they should be open to inspection by any relative or friend of the minor, who should be at liberty to bring to the notice of the Court, by way of petition, any neglect, default or misfensance of the administrator."

### 335. Lalla Madan Gopal-

suggests that the obligation to render accounts should be extended to all guardians and administrators.

336. Livia Monin Lall and Mián Aspulla nrge that the provisions of sections 16 and 17 should be extraded to all guardians and administrators, arguing that it may be very necessary to provide against fraud or waste by those to whom the sections do not at present apply.

### 337. Mr. Behari Lal Basi -

suggests that section 16 should be extended to all guardians; also that any friend or well-wisher of the minor should be allowed access to their accounts.

[Please also see suggestions by-

Mr. Justice Field, in paragraphs 258 and 314 of préeis;

the Judges of the Calcutta High Court, in paragraph 315 of prees;

Khan Ahmad Shah, in paragraph 296 of précis;

Sardar Gurdial Singh, in paragraph 297 of précis]

### 338. Mr. Pla mer-

suggests that for section 17 of Act XX of 1864 Act XL of should be substituted Rule 16 of the Minors' (=Act XX of Rules framed for Mysore, which requires that 1864, x. 17.) supply: finds shall be deposited in the District Treasury and invested by the Court in public securities.

### 339. LAILA MADAN GOPAL—writes:--

"'Public securities' denotes Government promissory notes. I would suggest that this limitation be removed, and that it may be left to the discretion of the Court to lay out the surplus in any profitable manner that is suggested to it by the administrator, e.g., in mortgaging landed property or purchasing debentures or bank shares,"

# 340. Bybr Koylas Chunder Ghose—considers it desirable to impose a penalty for the

enforcement of the provisions of this section which are, he says, seldom observed.

[ Please also see suggestions by -

Sardar Gurdial Singh, in paragraph 297 of précis; and

Lalla Mohun Lall and Mián Asdulla, in paragraph 336 of précis.]

### 341. Mr. JUSTICE FIELD-

says it has been decided that when an application for leave to deal with the property of an infant is (made under the second clause of section 18 of Act 1

(Act XL of 1858, ss. 19-26. Act IX of 1875.)

XL of 1858, the Civil Court is bound to determine the question whether the proposed mode of dealing with it would, if sanctioned, be for the benefit of such infant, and that the petition should contain all the materials reasonably required to enable the Court to decide this question. He gives a reference to In re Srish Chunder Mukhapadhya, I.L.R. 6 Cal, 161; S.C. 5 Cal. L.R., 501; and Sikher Chund v. Dulputy Singh, I.L.R. 5 Cal., 363, and suggests that the substance of those decisions might well be incorporated in the proposed new Act.

He further remarks upon this clause as follows, as to the effect of neglecting to obtain the sanction of the Court :-

"Where a guardian has obtained a certificate of administration under the Act, it has generally been held that any sale of the minor's property for which the Act requires the sanction of the Civil Court, if made without such sanction, is invalid and conveys no title (see the cases of Surut Chunder v. Raj Kishen Mukherji, 15 B.L.R., 350, S.C., 24 W.R., 46; Paran Chunder Pal v. Kuroona Mogi Dasi, 7 B L.R., 90; Dahi Dutt Sahoo v. Subhoura Bibee, I.L.R., 2 Cal., 283; Buchraj Ram v. Ram Kissen Singh, 11 C.L.R., 315). in Manjiram v. Tara Singh (I.L. R. S. All., 852) it was decided that a minor could not ratify such a transaction. See to the contrary Til Korr v. Roy Anund Kishore, 10 C.L.R., 517, where a mortgage by a certificated guardian, although made without the sametion of the Court, was upheld, the transaction being, under the circumstances, considered a proper one.

### 342. LMAA MADAN GOPA -

quotes conflicting decisions on the question whether this section applies to non-certificated guardians.

### 343. Bare Koylas Chunder Grose writes :-

"The law, as it stands at present, contains no directions as to how the Court should proceed when an application for sanction is presented. Generally the sanction is given on the representations of the administrator, but this is not always safe. The administrator, where he makes an application of the kind, should be required to prove the necessity for the sale, &c., by afficient or otherwise, and the assertions contained in his affidavit should be tested by some officer of the Court before the Court accords its sanction to the sale, &c."

[In regard to this section, please also see paragraphs 101 to 138, under "Point IV," paragraphs 118 to 183, under "Point VI," and paragraphs 184 to 201, under "Point VII."

### 344. Lalla Madan Gopal-

approves of Mr Justice Melvill's suggestions on this section (see Home Department's Judicial Proceedings, No. 168 for October, 18-2, at foot of page 24).

### 345. Mr. JUSTICE FIELDwrites :-

"In connection with section 21 of the Act, it will be useful to consider the decision of the Full Bench in the case of Annues Bibes v. Khojah Surwar Hossein, 7 W.R., 522. It was here decided that a certificate granted under section 7 of the Act may be recalled summarily under the provisions of section 21, and this without any action having been previously taken in a regular suit under the provisions of section 19 of the Act."

(Please also see his remarks and those of the Calcutta High Court in paragraphs 316 and 317

of précis, as to taking power to remove a guardian appointed by the father.)

### 346. LALLA MADAN GOPAL-

suggests that to meet Mr. Justice Melvill's objection as to the vagueness of the words "or any other person, as the case may be" (see Home Department's Judicial Proceedings, No. 168 for October, 1882, at foot of page 24) in section 21 of Act XX of 1864, the words "or other fit person within the meaning of sections 24 and 10" should be substituted for them (in the Bengal Act).

He further suggests that illustrations should be inserted to the following effect :-

- " Illustration 1.—The Court cannot summarily remove a guardian who has not obtained a certifi-This should be done by a regular suit (see II W. R., 370).
- " Illustration II .- The grounds set forth in the preceding portion as to the disqualifications of a guardian should be held sufficient for removal.
- " Illustration III .- Danger to the estate or welfare of the minor should also be held sufficient.
- " Illustration II .- Where the conduct of the guardian, though blameworthy, is not culpably bad, the Court will pass orders to regulate his conduct before removing him."
- 317.—SAEDAR GURDIAL SINGHwould specify the three following reasons as justifying removal of a guardian [ " or recall of a cerulicated: --
  - 6 (1) If he has wilfully neglected to perform any of the duties imposed upon him by law:
  - "(2) if he has been guilty of any other misconduct which, in the opinion of the Court, makes him unfit for the work; and
  - " 3) if he has formed a collusion with persons having interests adverse to those of the minor, or who are enemies of the minor."

He would further allow any of the minor's friends or relations to apply to the Court for the removal of the guardian on any of these grounds; and would provide that if, after examining such applicant, the Court sees reason to do so, it may make an enquiry, and, if the matters set forth in the application are established, may award the applicant his costs out of the minor's estate. adds: " Of course the Court should have power to punish a wilful neglect, and power to have its orders carried out?

[Please Mso see suggestion by Khan Ahmad Shah in paragraph 296 of précis,]

348. LALIA MADAN GOPALsuggests that an explanation should be added to 1858, \* 23 the following effect:—

(=Act XX

- "Explanation.—The successor will be appointed in the same way as the first man was appointed, i. e., after issue of notice and enquiry."
- 349.—SARDAR GURDIAL SINGHthinks provision should be made for the education 1858, s. 25 of female as well as male minors.

[Please also see suggestion by Khan Ahmad 1864, s. 25. Shah in paragraph 296 of précis

350. Mr. BARCLAYsuggests that the new Act should define the word 1858, a. 26 "minor." 1864, s. 80) and Act 13

351. LALLA MADAN GOPALwrites at some length to show the desirability of of 1875. enacting a more suitable definition of "minor."

## Précis of the opinions referred to in paragraph 1 of the Statement of Objects and Reasons of the Guardians and Wards Bill.

### (Act XL of 1858, ss. 27 and 28. Act IX of 1861. Act XX of 1864, s. 12.)

He refers to the different laws prevailing on this point in Padia, and to conflicting decisions as to the meaning of the definition given in section 26 of Act. XL of 1858. He suggests that "minor" should be declared to mean any person (excepting, apparently. Europeans whose personal law fixes their majority at 21) who has not completed the age of eighteen years. The objections to the present definition which he specially mentions are—

- (1) that it does not conclusively show whether it applies to minors regarding whom no action has been taken under the Act; and
- (2) that it provides for the Mufassal a different law than that prevailing in the Presidency-towns.

In order to meet the latter objection, he urges that the tnew. Act ought to be made applicable to the Presidency-towns as well as to the Mufas-

### 352. UMAR BAKHSH-

invites attention to the rules in paragraphs 1 and 2 of section 3 of A+1 IX of 1875, and then effect where certificates of administration are granted under Act XII of 1858, but makes no specific suggestion for the amendment of the law.

#### 353. SARDAR GURDIAL SINGH-

considers there can be no objection to the varying rules as to majority prescribed by Act VI of 1858, section 26, and Act IX of 1875.

### 354. Mr. Behart Lat Bast .-

sefering to Act IX of 1875 and other laws, statutory and "personal." suggests that it would save much confusion if one uniform age were fixed by statute for the attainment of majority; the ige so fixed being made applicable to all persons ind in all places throughout British India.

### 355. Mr. J. KNON WIGHT-

suggests that the definition of "unnor" given in Act IX of 1875 should be incorporated in the proposed consolidated Act.

### 356, Mr. JUSTICE FIELD-

nvites attention to the case of Fasihan v. Karo, I.L.R. 10 Cal., 15, in which it was held that the effect of section 21 of Regulation X of 1793, and action 27 of Act XL of 1858, is that no person other than a female shall in any case be entrusted with the guardianship of a female minor.

### 357. SARDAR GIRDIAL SINGH-

kinks section 27 of Act XL of 1858 is intended a refer to the guardianship of the property as well is of the person of minors. He suggests that it hould be amended so as to provide that no guardian shall be appointed for the person of a female ninor if she be married and her husband be not a ninor, provided she takes up her abods with the amily of her husband; but that a guardian for ier property, if any, may be appointed, unless her justiand undertakes the management of it.

He also suggests that to the clause prohibiting he appointment of a guardian (either of person or property) for a minor whose father is living and a not a minor, should be added a proviso that the ather is not otherwise unfit to manage his affairs, or instance, by reason of lunacy, idiocy, reminiation of worldly affairs, &c.

(Please also see his suggestion in paragraph 97 of précis.)

[Please also see suggestion by Lalla Madan Gopal in paragraph 319 of précis.]

#### 358, Mr. JUSTICE FIELD-

suggests that the question as to what orders Act XL of made under the Act are appealable or not appeal—1858, 28 able should be clearly settled. He invites attention of 1861, 28. to the conflict of decision between the cases reported in 15 W. R., 492 and 22 W. R., 479.

### 859. LALLA MADAN GOPAL-

suggests that an explanation should be added to the effect that every person who appeared in the original proceeding would have a right of appeal. This has, he says, become necessary in consequence. of a ruling, at page 256 of the 13th Volume of Sutherland's Weekly Reporter. He does not think the right of appeal should be taken away, as suggested by Mr Justice West (see Home Department's Judicial Proceedings, No. 169 for October, 1882); remarking that it is a great privilege as d protection, and that there does not appear to be any weighty reason for its abrogation.

### 360, SARDAR GERDINE SINGH-

would, in order to prevent needless litigation, provide that there shall be no appeal from the orders of the Courts excepting "orders of importance, to be specially mentioned," and that there shall be no second appeal in any case.

[Please also see suggestions by Mr. Duthoit in paragraph 294 of preeis.]

361. As to Act IX of 1861, see remarks by— Act IX

Mr. H. Wigram, in paragraph [242] of précis ;  $^{1861}$ , and

Sir Charles Turner, in paragraph 253 of précis.

### 363. Mr. JUSTICE OLDFIELD-

suggests that provisions should be inserted in the new A., similar to those in sections 78 and 79 of Act V of 1881, for taking bonds for the proper administration of the estate, and for the assignment of such bonds to enable fit persons to sue upon them.

364. The Lieutenant-Governor and Chief Commissioner of the North-Western Provinces and Oldi---

See his remarks on Mr. Justice Oldfield's singgestion, in paragraph 162 of profes.

### 365. Mr. JUSTICE STRAIGHT-

concurs in Mr. Justice Oldfield's suggestion except as regards guardians appointed in right of will or deed.

### 366. Мк. Durnoit-

considers the absence of a provision regarding the taking of security from administrators is one of the most striking delects in the existing law. He doubts, whether security could be insisted on if renumeration be not given to the guardian; but if guardians of the property are remunerated, as he trusts they may be (see paragraph 291 of précis), there would, he believes, be no difficulty in obtaining security from them. Security should, he thinks, be required in all cases in which the value of the estate exceeds Rs. 250.

# Précis of the opinions referred to in paragraph 1 of the Statement of Objects and Reasons of the Guardians and Wards Bill.

(Act XX of 1864, s. 26; Act IX of 1875; Civil Procedure Code, Chapter XXXI: the Hindu Joint Family System.)

367. BABU KOYLAS CHUNDER GHOSE-

suggests that, as a check upon guardians, security should be required from them in every case.

[See also remarks by Mr. E. Barclay in paragraph, 152 of precis.]

lat XX of 864, s. 26. 368. THE GOVERNMENT OF BOMBAY-

forward for consideration in connection with the proposed legislation certain papers showing the desirability of making provision to admit of minors being sent to schools or colleges recognized by the Local Government for the purpose, though situated "beyond the limits of the Presidency." What is desired appears from the papers to be to take power to send a minor to the college in Kolhapur (a Native State).

et IX of 875.

369. As to Act IX of 1875, see remarks in paragraphs 350 to 355 of précis.

lode of Civil
Procedure,
Rapter
(XXI.

370. Mr. WIGRAM-

writes :---

"The provisions of Chapter XXXI of the Civil Procedure Code appear to one unnecessarily complex, and I do not understand on what principle a mother, if a co-defendant, is presented from representing her minor son (section 445).

"All that is really required in a Procedure Code is to provide that suits by and again a minors shall be brought and defended in the monar's name by a guardian ad litem appointed by the Court and removable by the Court; that no appeal shall lie from the appointment of a guardian ad litem; that the guardian ad litem shall give a written undertaking to be responsible for costs; that he shall not enter into any compromise of a suit without the leave of the Court; and that before taking out execution of any decree he shall give security to the Court that he will account to the minor for the proceeds of the decree."

### 371. SIR CHARLES TURNER-

says that great difficulty is felt in securing the proper representation of minors when creditors take proceedings against their property as re-presenting the effects of deceased debtors. The person who would by law be entitled to the guardanship may refuse to act, and no relative or friend may be found who is willing to do so, while the Court may not think it its duty to aid the creditor by appointing a guardian ad litem, although the probable consequence of its not doing so would be to merease the debt by allowing interest to accumulate. Moreover, when the Court is constrained to appoint a stranger to act as gnardian ad litem, no power is given by the Civil Procedure Code to make provision for the costs of securing for the person appointed the means of obtaining professional assistance and defending the suit. In the Madras High Court the following course has been pursued:-

"If no relative or friend is found, who is willing to appear as guardian ad litem, the Court will, on the application of the plaintiff, appoint an officer of the Court guardian ad litem on the condition that the plaintiff undertakes to provide the officer so appointed with funds reasonably sufficient to enable him to defend the suit. If the plaintiff fails to provide funds, the order for the appointment is discharged. If, on the other hand, the funds are found and the plaintiff eventually succeeds, he would be allowed to receive the money as part of his costs in the cause." He adds "But generally, if not in all cases, when the order has been made, a person who would by law be suitled to the quardianship or to whom the Court

would have committed the guardianship comes forward and applies that the order appointing an officer of the Court may be discharged and the applicant appointed."

Sir Charles Turner suggests that some provisions of this nature should be introduced into the Civil Procedure Code for the guidance of the Courts.

He further suggests that it would be desirable to declare that on an application for leave to sue on behalf of a minor in forma pauperis the Court is to have regard to the circumstances of the minor and not of the next friend. The law has been so interpreted by the High Court, but is not, he says, generally understood.

And he expresses a doubt as to whether the "local laws" referred to in section 464 of the Code include the Minors' Act, IX of 1861, which is a "general" Act.

### 372. Mr. JUSTICE WEST-

suggests that, in order to check a practice by which, for the purpose of harassing people interested in a minor, a pauper in xt friend is put forward to institute a sunt against those having charge of his property, a discretion should be allowed to the Courts to require security for costs from pauper next friends.

He further says it is doubtfol at present whether the next friend is to be regarded as a principal in the litigation, or whether the infant is the principal, and suggests that this point should be made clear, observing that the case of an infant who is principal with a pauper next friend is common, while a pauper mant with a next friend of competent means is not uncommon.

### 373. THE HON'BLE MR PAUL-

suggests that, in order to put a stop to vexatioust frivolous and other improper litigation, the nex, friend should, in certain classes of cases, be required to satisfy the Court that the suit will be really and not merely technically for the benefit of the minor, and that the Court should see that its orders are for the minor's benefit, in the same way as in the English Courts of Equity.

[In regard to this chapter, please also see paragraphs 47 to 69, under "Point II," and paragraphs 139 to 147, under "Point V."]

| See also remarks by-

Mr. E. Barelay, in paragraph 7 of précis;

Mr. Justice Field, in paragraph 16 of précis;

Mr. Justice Oldfield, in paragraph 19 of précis;

Mr. Justice Straight, in paragraph 20 of precis;

Mr. H. T. Rivaz, in paragraph 32 of précis; the Chief Commissioner of the Central Provinces, in paragraph 39 of précis;

the Resident at Hyderabad, in paragraph 46 of pré is ; and

Khan Ahmad Shah, in paragraph 296 of pre-

374. In the following paragraphs (375 to 386) The Hine are noted remarks regarding the Hindu joint Joint Fa family system, and the application of the Minors' System. Acts to it.

### 375. Mr. WIGRAM-

is averse to any legislation which would render it compulsory on the Civil Courts to interfere in the case of all minor members of an undivided family; but at the same time he thinks occasions do arise

### Précis of the opinions referred to in paragraph 1 of the Statement of Objects and Reasons of the Guardians and Wards Bill.

### (The Hindu Joint Family System.)

when such interference is necessary, and he quotes ! , case showing this.

He suggests that "the District Court should nave power to direct that a suitable provision be nade for the maintenance and education of minor nembers of an undivided family whenever occa-ion arises for its interference."

(Please also see his suggestions in paragraphs 107 and 242 of précis.)

### 376. THE HON'BLE MR. O'SULLIVANwrites :-

"The managing male member of an undivided Hindu family subject to the law of the Mitakhara should not be required to take out a certicate in respect of the undivided share of a minor nember of the family; but in case of malversation or mismanagement by the managing member a mit on behalf of the minor for a partition and lelivery of his share should be permitted, as is the case at present; and, when the partition is ffected, a certificate of administration should be granted for the share of the nanor.'

### 377. Mr. JUSTICE WEST-

ays the law with regard to Hindu minors, mempers of joint families, as hitherto conceived by he Courts in India, has recently been quite lifferently expounded by a judgment of the Judicial Committee of the Privy Council (Dourga Persad r. Kesho Persad Singh, L. R., 9 I. A., at page 40). He shows that that judgment will upset the existing state of things, by introducing a new imitation on the powers of fathers and other pardians who are really in the position of co-owners and are not mere guardians in the restricted ense. He suggests that this matter should be aken up promptly, and that guardians of this and should be allowed to defend suits against ninors without a certificate.

### 378. SIR CHARLES SARGENT-

hinks that in the case of the Hindu joint family he only satisfactory course would be to distmguish between family and separate property. In regard to the former, he suggests that until a case of fraud or abuse of powers is brought to the notice of the Court by regular suit, the charge of he minor's interest should be left to such persons as vould be entrusted with it according to Hindu aw and usage. In regard to the latter, please see iis remarks in paragraph 223, supra.

### 379. Mr. Justick Melvill-

concurs with Sir Charles Sargent on this question, and explains that he did not intend by his Minute of August, 1881, to recommend that the manager of a joint Hindu family should be compelled to ake out a certificate of administration of the hare of a minor co-pareener.

### 380. THE HON'BLE MR. PAUL-

avs the adoption of the proposal noted as Point (see supra) would be very inconvenient in the ase of a Hindu joint family, as the introducion of a guardian from outside would cause discord nd probably waste on the part of other members of the family.

(Please also see his remarks in paragragh 255, upra.)

### 381. Mr. JUSTICE FIELD-

motes cases showing the final decision of the Saleutta High Court and the decision of the North-Western Provinces High Court to be that Let XL of 1858 does not alter or affect any provision of Hindu or Muhammadan law as to guardians who do not avail themselves of that  $\mathbf{Act.}$ 

He suggests that the effect on those decisions, and also on the cases quoted by Sir Michael Westropp in his Minute of 19th November, 1881 (Home Department's Judicial Proceedings, No. 170 for October, 1882), of the Privy Council case quoted by Mr. Justice West (see paragraph 377, above) should be considered.

(Please also see his suggestions in paragraph 258, supra.)

### 352. Mr. JUSTICE TOTTENHAM-

thinks it would be inconvenient that, where the minor's estate consists of a share in joint undivided family property managed by a kucla, any other person should be allowed to obtain a certificate.

### 383. THE JUDGES OF THE CALCUTTA HIGH Court-

(collectively) suggest "that provision should be made by which, on due cause shown, the new Act might be employed for the protection of a minor member of an undivided Hindu family against the fraud or extrawagance of the co-parceners, a course which, as pointed out by Sir Michael Westropp (see his Minute dated Novem-ber, 1881, Home Department's Judicial Proceedings, No. 170 for October, 1882), it has been held by the Courts, cannot be adopted under the existing law."

(Please also see their remarks in paragraph 80, supra.]

### 351 SIR R. STUART-

strongly approves of the doctrine expounded in the case of Heit Single and another v. Thakur Single and others, High Court Reports, North-Western Provinces, 1872, page 57, that " section 2. Act XL of 1858 does not preclude the natural and legal guardian of a Hindu minor from dealing with his property within the limits allowed by the Hindu law without having acquired a certificate of administration from the Civil Court;" and trusts that the application of this doctrine in the future will not be interfered with by any legislation on the part of the Government of India.

### 385. LALLA MADAN GOPAL-

thinks it very desirable in the interests of minor members of Hindu joint families that the existing rulings declaring that no application for appointment of an administrator can be made in their case under section 3 of Act XL of 1858 should be disregarded and words introduced to admit of applications being made in such cases. He say; that, in spite of these rulings, such applications are sometimes admitted even now. He urges that it would be easy to fix the miner's share, and that there need be no hardship, as the manager under the Hindu law would usually be the person to whom the certificate would be granted.

### 386. SARDAR GURDIAL SINGH-

thinks it would be necessary in some cases that the Court should have power to appoint a guardian where a minor has merely a joint interest with others, and he would definitely give the Courts discretion to move in such cases whenever they think it proper to do so.

[For further references to the Hindu joint fami-

ly system, please see remarks by—
Mr. E. Barelay, in paragraphs 7 and 219 of précis;

### Précis of the opinions referred to in paragraph 1 of the Statement of Objects and Reasons of the Guardians and Wards Bill.

(General Observations.)

Mr. Hutchins, in paragraph 71 of précis;

Sir Charles Turner, in paragraphs 77, 221 and 253 of précis;

Mr. T. T. Allen, in paragraph 79 of précis;

Mr. Duthoit, in paragraphs 84 and 291 of précis;

Mr. R. J. Crosthwaite, in paragraph 91 of

précis ;

Mr. Behari Lal Basu, in paragraphs 92 and 307 of précis;

the Chief Commissioner of the Central Provinces, in paragraph 94 of précis; and

Mr. G. Muthaswamy Chettiar, in paragraph 251 of précis.]

387. Mr. R. Ry. A. L. V. RAMANA PUNTULU sora? pervations. GARU, SUBORDINATE JUDGE, MADURA-

agrees with the views expressed by Mr. Justice West in his Minute dated 21st August, 1881 (Home Department's Judicial Proceedings, No. 169 for October, 1882), as to the direction which legislation should take.

348. The Government of Madras-

concur in the remarks submitted by Mr. Hutchins.

389. THE PUISNE JUDGES OF THE MADRAS HIGH

concur in the remarks submitted by Su Charles Turner.

390. THE GOVERNMENT OF BOMBAY-

"do not desire to add any further observations" to those made in the Minutes by the Judges of the Bombay High Court.

391. Mr. Justice Tottenham-

agrees generally in Mr. Justice Field's recommendations.

392. Mr. Justice Tyrrell-

" entirely concurs in these views" (s.e., apparently, those of Mr. Justice Straight).

393. Mr. Justice Brodhurst-

concurs in the remarks recorded by Mr. Justice Straight.

394. Мв. Duтногт-

remarks that his opinion is restricted to the circumstances of the North-Western Provinces and Oudh.

395. THE LIEUTENANT-GOVERNOR AND CHIEF COMMISSIONER OF THE NORTH-WESTERN PROVINCES AND OUDH-

invites attention to Mr. Sparks' suggestions.

He suggests that it is very necessary to take every opportunity of consulting both the European and the Native community on the proposed legislation, through persons qualified to represent their feelings and interests, and that the best way of effecting this is to state points and proposals briefly and clearly for consideration by persons unaccustomed to handle legal questions.

396. LALLA MADAN GOPAL,-

in submitting his memorandum, remarks that although some of the proposals which he has made may, if adopted, cause inconvenience at first, their ndoption would be justified by the result.

297. LAILA GIRDHARI LAL-

concurs generally in the remarks submitted by Lalla Madan Gopal.

398. Colonel Gurdon-

specially commends to notice the memorandum of Muhammad Latif, Extra Assistant Commissioner of Jhang.

399. Major-General Playfair, Officiating COMMISSIONER, JABALPUR DIVISION,-

endorses the opinion submitted by Lieutenant-Colonel Grace, Deputy Commissioner of Jabalpur.

400. THE CHIEF COMMISSIONER OF THE CENTRAL

concurs generally in the views expressed in the Government of India's Resolution.

401. MR. C. A. ELLIOTT, CHIEF COMMISSIONER

expresses no opinion, as he is unfamiliar with the working of the minors' law.

402. The Chief Commissioner of Coorggives no opinion.

SIMLA; F. G. W. The 12th August 1885.

> S. HARVEY JAMES, Offg. Secretary to the Government of India.





# The Gazette of Xndia.

### PUBLISHED BY AUTHORITY.

No. 15.}

SIMLA, SATURDAY, APRIL 10, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

### CONTENTS

PART L—Government of India Notifications, Appointment , Promotions, Leave of Absence, General Order, Ruicz and Regulations

and the second of the second o

PART\*H. Notifications by High Court, Comproller General, Administrator General, Priver Coren v. Dest., Possible y Pay Macre, Money Ord r. Department, Mort Molter, Societary and Treasurer, Bankerf Beneral, Superintendence of Serment Printer, and other Government Officers, Postal, Telegraph, and Commits Treat Notices.

PART III -- Advertisements and Notice: by private individual, and Corporation.

Part IV — Acts of the Governor General's Council absented to by the Governor General —

Listing for publication.

Part V —Bills of oduced into the Council of the Governor Council of nation, Laws and Ray flands, or published under Rule 22—

N thin : for publication.

Sermitares r No. 15.

\_ \_ \_ \_ \_\_\_

### PART I.

Government of India Netifications, Appointments, Promotions, &c.

### HOME DEPARTMENT.

### NOTIFICATIONS.—Public.

Simla, the 6th April, 1886.

No. 502.—During the absence of the Governor-General in Council from Calcutto, the Assistant Secretary to the Government of In Lain the Military Department at the Presidency will have charge of that portion of the Home Department which is left at Calcutta.

### The 7th April, 1880.

• No. 504 —Under the provisions of section 9 of Statute 24 and 25 Victoria, Chapter 67, the Governor-General in Conneil is pleased to direct that His Excellency's Council shall assemble at Simla in the jurisdiction of the Lieutenant-Governor of the Punjab

### ESTABLISHMENTS.

### The 7th April, 1880.

No. 104.—Mr. T. F. Bignold, P.A., is permitted to resign Her Majerty's Bengal Civil Service, with effect from the 1st instant.

### MEDICAL

### The och .: pril, 1880

No. 12%—With reference to Home Department Notification No. 185, doted 1st May, 1884, the accordence of Survivon J. Syk is are permanently placed at the disposal of the Government of the North-Western Provinces and Oudh

### JUDICIAL.

### The 7. h April, 1880.

No. 472—Appointment.—Mr. J. Lowis, Barrister-at-Law, Advistant to the Government Advocate, British Burma, to officiate as Government Advocate, www Mr. C. E. Fox.

### The 8th April, 1886.

No. 483—The Hon'ble Sir William Comer Petheram, Kt., Q.C., took his scat as Chief Justice of the High Court of Judicature at Fort William in Bengal on the forenoon of the 24th ultimo

### PORESIS.

### The oth A/r.7, 1880.

No. 272 F.—Mr. H. H. Davis, Deputy Conservator of Forests of the 2nd grade in Bengal and

-----

•.

officiating in the 1st grade of Deputy Conservators, is confirmed in the latter appointment, with effect from the 11th November, 1885.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

### REVENUE AND AGRICULTURAL DEPARTMENT.

### NOTIFICATION.—SURVEYS.

Simla, the oth April, 1886.

No. 340—83-2.5.—Mr T. W H. Hughes, Deputy Superintendent, Geological Survey of India, is granted furlough for seven months under section 50, Chapter V, of the Civil Leave Code, with effect from the 15th instant, or any subsequent date on which he may avail himselt of it.

C. J. LYALI,

Ofg. Secretary to the Gaernment of India.

### FOREIGN DEPARTMENT.

### NOTIFICATIONS .- EXTERNAL.

Simila, the 8th April, 1886

No. 508 E.—The services of Mr. J. H. Lace, Assistant Conservator of Forests of the 1st grade in Buluchistan, are replaced at the disposal of the Puncah Government, with effect from the date of handing over charge of his discs.

The 9th April, 1836.

No. 604 E.—Mr. A. W. Paul, B.C.S., Officiating Magistrate and Collector, 24-Pergannalis, s placed on special duty under the Foreign Department from the date he is relieved of Inspontment under the Government of Bengal

H. M. DURAND,

Secretary to the Government of India

### DEPARTMENT OF FINANCE AND COMMERCE.

### NOTIFICATIONS.

LEAVE AND APPOINTMENTS

Simla, the 26th March, 1886.

No. 3.—Mr. W. H. Egerton having been costed as Assistant Accountant General, Punjab, eccived charge of the duties of that office from 1r. W. H. Dobble after noon on the 15th 4arch, 1886.

### The 30th March, 1886.

No. 15.—Mr. H. S. Groves, Assistant Accountant General, Madras, baving been granted rivilege leave, with effect from Monday, the 2nd March, 1886, made over charge of his office 5 Mr. C. Hall, Chief Superintendent, after noon a Saturday, the 20th of the same month.

No. 16.—Babu Rajaninath Ray having been appointed to officiate as Deputy Accountant General, Bengal, received charge of the dutic of that office from Mr. S. Jacob before noon of the 22nd March, 1886.

### The 3rd April, 1886.

No. 45—Mr. T. H. S. Biddulph, Comptroller Hyderabad, having been granted privilege leave for three months, and Mr. H. G. H. Keene Assistant Accountant General, Bombay, postecto that appointment, Mr. Keene made over charge of his duties at Bombay after noon or the 15th March, 1886, and received charge of his duties at Hyderabad from Mr. Biddulph after noon on the 24th of the same month.

### The 5th April, 1886.

No. 58.—Mr. J. C. E. Branson, B.C.S., having been posted as Assistant Accountant General, Madras, received charge of that office from Mr. F. H. Hamnett after noon on the 24th March, 1856.

2. The services of Mr. F. H. Hamnett, of the Madras Civil Service, are replaced at the disposal of the Government of aladras, with effect from the 25th March, 1380.

No. 61—Mr R. Logan, Deputy Accountant General, North-Western Provinces and Oudh, having been granted furlough out of India for seven-ind-a-had months, and Mr. W. H. Dobbie having been posted to that appointment, Mr. Logan mode over and Mr. Dobbie received charge of the duties of the appointment after noon on the 23rd March, 1886.

D M BARBOUR.

So they to the Greening at of India

### MILITARY DEPARTMENT

Simla, the 9th April, 1886.

### APPOINTMENTS.

No. 229.—BRIGADE STAFF-

Captain J. Sherston, Rifle Brigade, to be a Brigade-Major on the Establishment, wice Major T. B. Humfrey, whose tour of service in that appointment has expired. Dated 22nd March, 1886.

### No. 230.—MEDICAL DEPARTMENT—

Deputy Surgeon-General R. Wolseley, M.D., Medical Staff, is brought on the administrative medical staff of the Army, nice Deputy Surgeon-General W. M. Webb, whose tour of service in India has expired.. Dated 8th March, 1886.

### No. 231.—PUNJAB FRONTIER FORCE— 3rd Sikh Infantry.

Lieutenant A. H. Kelhe, Madras S. C., Wing Other, 2nd Madras Infantry, to be officiating Wing Officer. Dated 23rd February, 1886.

and Punjab Infantry.

Lieutenant A. J. Shaw, Durham Light Infantry, officiating Wing Officer, on probation, 11th Madras Infantry, to be officiating Wing Officer, on probation. Dated 9th March, 1880.

### No. 232.—QUARTER-MASTER-GENERAL'S DE-PARTMENT-

Major E. R. Elles, R.A., Deputy-Assistant Quarter-Master-General (Assistant Quarter-Master-General, Intelligence Branch, sub. pro tem.), to be an Assistant Quarter-Master-General on the Establishment, vice Major A. J. Pearson, R.A., whose tour of sorvice in that appointment has expired. Dated 25th March, 1886.

### No. 233.—VETERINARY DEPARTMENT—

Inspecting-Veterinary-Surgeon W. Appleton, Veterinary Department, to be Inspecting-Veterinary-Surgeon, 2nd Crele, Bengal, vice Inspecting-Veterinary-Surgeon E. J. Batt, deceased. Dated 10th March, 1880

### FURLOUGH AND LEAVE.

No. 231.—The undermentioned officers are granted furlough out of India, with the necessary subsidiary leave -

Colonel A. Copland, C.B., Bengal S. C., Commandant, 19th Bengal Infintry, (p. a.) for one year, under rule IX of the regulations of 1868.

Major F. J. Home, RE., SuperIntending Engineer, and class, sub. pro tem., North-Western Provinces and Oath, Public Works Department, (p. a.) for 153 days, under rule IX of the result to as of 1833.

Conductor P. Rogan, Ochanico D. partinent, (m, c) for one year, under the regulations of 1868

### LONDON GAZETTE

No. 235.—The following extracts are published for general information .-

"London Gizette," date I the gad March, 1886, pages 1020 and 1030.

> "WAR OFFICE; Pall Mall, and March, 1886.

### MEMORANDA.

The undermentioned Honorary Lieutenants and Deputy-Commissaries to have the honorary rank of Captain. Dated 24th September, 1885 .---

William Marshall, Madras Establishment. Henry William Dunlop, Madras Establishment.

Deputy Assistant-Commissary Charles Floate, Madras Establishment, to be Honorary Lieutenant. Dated 24th September, 1885.

### INDIAN STAFF CORPS.

The undermentioned Major-Generals (Bengal) have been transferred to the Unemployed Supernumerary List .—

James Nowell Young. Dated 4th February, 1886.

Charles Lyons-Montgomery. Dated 6th February, 1886.

William Gordon, C.I.E. Dated 10th February, 1886.

The undermentioned Colonels to be Major-Generals :-

Frederick Roome, Bombay. Dated 4th February, 1886.

Thomas Gilbert Kennedy, C.B., Bengal. Dated 6th February, 1886.

Howard Codrington Dowker, Madras. 'Dated 10th February, 1886.

The undermentioned Colonels to be Major-Generals on the Unemployed Supernumerary

Brooking Spady, Bengal. Dated 6th Feb-

ruary, 1880.

George Hearn, Madras. Dated 10th February, 1880.

### INDIAN LOCAL SERVICE.

General Sir Neville Bowles Chamberlain, G.C.B., G.C.S.I., Bennyd Infantry, has been transferred to the Unemployed Supernu-merary List. Dated 3rd February, 1886. Major-G. merd George Reynolds Scott Bur-

rows, Bombay Infantry, to be Lieutenant-General. Dat d 3rd February, 1886.

The uniform at and Lieutenant-General, to be Generals on the Unemployed Supernumerary List. Dated 3rd February, iSoo .-

Sir John Forbes, K.C.B., Bombay Cavalry George Samuel Montgomers, C.5.1. Bombay Infantry.

The undermentioned Major-Generals to be Lieutenant-Generals on the Unemployed Supernumerary List. Dated 3rd Pebruary, 1880

Thoras Rockfort Snov., Bengal Cavalry. Courles Dand 'eton, Bogal Cavalry, George Gibson Ander or, Bengal Infantry,"

### "INDIA OFFICE;

and March, 1886.

The Queen has approved of the following admissions to Her Majesty's Indian Medical Service .-

To be Surgeons. Dated 1st October, 1885 -Bengar

> Henry Robert Weelbert. George Henry Baker, Thomas Grainger, M.D. Joseph Rosamond Adie. Arthur Cladles Youngn.
> \*Altred William Alcock. As hur Bra Edwards. John Macfarlane Cadell,

The Queen k. - approved of the retirement from the service of the underment oned Omeers of H r Majesty's Ind'an Military Lorces .-

Colonel Arthur Tutlach, of the Bengal Staff Corps. Drt d took December, 1885. Colonel Harry Chippindale Plunkett Rice, of the Bengal Stait Corps. Dated 1st February, 1986.

Colonel Robert Comvn Lavie, of the Madras Scale Colonel Robert Comvn Lavie, of the Madras Scale Colonel Greege Bright, of the Madras Staff Corps. Dated 34 a January, 1876.

Lieuten untersion 1 Janu Stake spear Irvine, of the Pengal Cavalry. Dated 1st February 1888.

ary, 1580.

Licut ment-Colonel William Tuffnell Keays, of the Board et Stale Corps. Dated 13th Janum v, 18 🧿

Major Prodocok Henry, Earl of Tandotdale, of the Bengal Staff Corps Dated 1st January, 1886.

----

Surgeon-Major Richard Power, of the Bengal Army. Dated 1st January, 1886. .

The Queen has approved of the resignation of the service by the undermentioned officer:-

Lieutenant George Whyte Melville Dundas, of the Bengal Staff Corps. Dated 15th February, 1886.

The undermentioned officers are granted a step of honorary rank on retirement :-

To be Major-Generals.

Colonel Arthur Tulloch, of the Bengal Staff Corps. Dated 18th December, 1885.

Colonel Harry Chippendale Plunkett Rice, of the Bengal Stait Corps. Dated 1st February, 1880.

Colonel Robert Comyn Lavie, of the Madra: Staff Corps. Dated 20th November, 1885.
Colonel George Brags, of the Madra. Stuff Corps. Dated 31-t January, 1880.

To be Colonels.

Lieutenant-Colon I John Shakespear Irvine, of the Bengul Cavalry. Dated 1st Febraary, 1830.

Lieutenant-Colonel William Tuffnell Keays, of the Bombay Staff Corps. Dated 13th January, 1886.

To be Lieutenant-Colonel.

Major Frederick Henry, Earl of Lauderdale, of the Bengal Staff Corps. Dat d rat January, 1886. To be Brigadi-Surgeons

the Beng d Army. Dated 15th November,

Surgeon-Major Richard Power, of the Bengal Army. Dated 1-t January, 1886."

### PROMOTIONS.

I we would be the control of the con

No. 236. - The following promotions are made, subject to Her Majesty's approval:-

### BENGAL STAFF CORPS.

To be Major.

Captain Arthur Coombe Gordon Lydiard,-3rd April, 1886.

#### INDIAN ARMY.

To be Lieutenant-Colonel.

Major Hatley Frere Woodcock, General List, Infantry, -27th March, 1830.

No. 237.—Ordnance Department—

Sub-Conductor Frederick Taylor, on probation, is confirmed in his present grade, with effect from the 20th August, 1885.

### RETIREMENTS.

No. 238 -Major the Hon'ble George Thomas Metland, Bengal S Ca is permitted to retire from the service, with effect from the 12th April, 1836, subject to Her Majesty's approval.

### MARINE DEPARTMENT.

### RESIGNATIONS.

No. 11.-Mr James Morton, Engineer, 11ci Surgeon-Major Edwin Clement B usley, of Majorty's Indian Marino, is permitted to resign the's ivide, -oth April, 1 'co.

> O R NEWHARCH, Colonel, Off Screen was the Generalment of India

### MILITARY DEPARTMENT NOTHICKION

Similar, the och April, 1886.

Under clause 26 of the Regulations appinded to the Recimental Debts Act of 1863, it is notified that report of the death of the unit rigentioned warrant object, on the date specified, was received in the Miltery Department between the 3rd and the 9th April, 18 1 -

Согр	Rank and Name. *	De care	Pi. c	Te to	Remarks.
	and the sales of t		1	•	
Benzal Supper, and Manne	Sorgeant-Major J. P. Chestrey	Cth March, 1 0	Roorkee .	•	

O. R. NEWMARCH, Colonel,

O) See lery to the Covernment of India.

### PUBLIC WORKS DEPARTMENT.

### NOTIFICATIONS.

Simle, the 5th April, 1386.

No. 93.—Mr. J. Elston, Executive Engineer, 3rd grade, State Railways, is on return from furlough transferred to the Establishment under ·the Director General of Railways.

The oth April, 1886.

No. 94—Mr. S. Finney, Class III of the Superior Revenue Fstat Alshment of State Rullways. Management Department, is promoted to Class II, with effect from the 1st January, 1855.

No. 95.—Lalla Fakir Chaud, Assistant Engineer, 3rd grade, State Railways, is promoted to

Assistante Loginger, and grade, with effect from the 18th Nov mber, 1885.

No. 90.-Mr. A G. Harrison, Examiner of Accounts, is appointed to officiate as Examiner of Public Works Accounts, Bombay, during the absence of Colonel P. Limbert, R.E., on privilege leave, or until further orders

No. 97.—The undermentioned Assistant Engin ers, 2nd grade, State Rollways, are promoted to the 1st grade, with effect from the 9th September, 1885 —

> Mr. J. N. A Euton. Mr. W. Giles.

W. S. TREVOR, Colonel, Secretary to the Government of India.

### GOVERNMENT OF INDIA. REVENUE AND AGRICULTURAL DEPARTMENT.

### REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEKS ENDING 31st MARCH AND 7th APRIL, 1886.

GENERAL REMARKS.—Rain has fallen during the past fortnight in Assam, Eastern Bengal, Akyab, Ganjam, Kurnool, Coimbatore, Madura, and Malabar, also in the northern and western frontier districts of the Punjab, in parts of Sind, Rajputana, Central India, and the Central Provinces; but, except in Assam, the adjacent districts of Bengal, and on the Punjab frontier, the falls have been slight and partial.

Unusually cool weather has prevailed over Northern India; but the temperature is now rising, and westerly winds have set in in the North-Western Provinces.

The rabi harvest is approaching completion in Bongal, the eastern districts of the North-Western Provinces and Ondle—it is in progress in the Central Provinces and Guzerat, in Rajputana, Central India, and Hyderabad, and has commenced in Sind and the Punjab. The harvest promises generally a good outturn.

The sopium crop has been gathered, and the results are generally satisfactory, except in

Meywar and parts of Banda, where the crop was damaged.

In the Madras Presidency rice, millets, cotton, &c., are being gathered. The outturn is reported to be below the average in Kistna, Kurnool, Chingleput, and Tanjore,—average in Bellary and Madura, and above average in Coimbatore. Standing crops are suffering from want of rain and irrigation in parts of Chingleput, Tanjore, and Malabar, but are elsewhere in good condition.

In Hyderabad and Mysore the standing crops also promise well; but in parts of two districts

in Mysore they are reported to be withering.

In Bengal the horo rice is progressing layourably, except in Burdwan. Ploughing and sowing of the aux crop and jute continue with improved prospects, and indigo sowings are nearly completed. The recent rain in Assam has done much good to the sowings of ahu paddy.

Kharif operations have commenced in parts of Sind and Hyderabad.

Cattle-disease exists in several districts of Madras, Bombay, Burma, the Central Provinces, and

Prices remain unchanged in most Provinces, but show a downward tendency in the principal markets of the North-Western Provinces and in Mysore.

Slight fever and small-pox continue in the Madras and Bombay Presidencies, the Rajputana States, and parts of Bengal and the North-Western Provinces. Choicea is reported to be severe in the Karimgani subdivision of Sylhet, and continues in a sporadic form in parts of Bengal, Burma, Madras, and the Central Provinces

### REPORTS FOR THE WEEK ENDING 31st MARCH, 1886.

Presidency of Province and District.	Rainfall for week under report.	State of agricultural prospects.				
Madrus - (March 31st)						
Bellary	Kil	Standing crops generally good, but white chilum suffering from disease a parts of one talak, havest chilum, cotton, and sugarcane, yield about average. Cattle-dise se a one talak.				
Kurnool	Nei	Standay second crop paddy good, harvest cotton, yield below average				
Ganjam	.39 (average)	Sheat small-pox in vecen, fever in three, and cattle-disease in tour tarries				
Kistna	Nal	Standing crops generally good. Slight fever and small-pox; deaths from				
Chingleput	Nel	Standing crops generally good, except in parts of one tains under tains breached in 1884, where they are withering. Harvest paddy, yield belong the and called sease in three tailly seasons.				
Combatore	'21 (average)	Standing crops good; harvest wet and dry grains, outlant or partly attack				
lanjore	Nil	Standing crops generally good; harvest wet and dry grains; butturn bear				
Madura Malabar	'36 (average) Nil	Harvest paddy, yield about average. Fever in one taluk. Third crop cultivation requires ram. Slight small-pox in eight taluks, fever one and cautle disease in another; to deaths from cholera.				
Travancore	. Nil	Small-pox and fever in parts.  General Remarks.—General prospects fair.				
Bombay—(March 31st)						
Karachi	125 at Sehwan, average of four other stations, 115.	castle disease in two talueas. Similarly of the service of the and barricases, 2 deaths. To remaining sick. Phices—wheat, red life, and barricasch 26, 30 and 34, in Patta 20, 40 and 40, in latti 20, 50 and 42, and 42, and 43 are properly secretively.				
Hyderabad .	At Moro on 7th, '07	Rab: haivest commenced in time taltikas. River at Rout in Solen, small-pi against 5 feet 6 inches on same date last year. Fever in solen, small-pi against 5 feet 6 inches on same date last year. Fever in solen, small-pi				
Ahmedabad .	Nil	Reaping of rabl crops continues. Public hearth good. What 37				
Baroda	Nil	Public health generally good; small-pox in Nuosari town and Baroda cit Standing crops in good condition. Prices—bajri 28, wheat 23, and rice pounds per tupee.				

Presidency of Province and District,	Rainfall for week under report.	State of agricultural prospects.
Bombaycontd.		
Surat	Nit	Conton-pecking progressing. Fever in Bardoli and Mandvi talukas. Juari
Nasak .	Nil	Rule reaping almost completed and threshing in progress; land is being prepared for the next year's crop in the lightpuri and Pent talukas. Public health goed. Wheat 34, babit 34, and merical pounds per tupes.
Colaba (Bombay)	Nil	Abnormal temperature rose from 3 cool on 14th for 1 warm on 28th, was mile on 26th and 1 warm on 36th, varour man defective on 24th and 25th, excessive on 26th and normal on all other days; wind normal.
Poona .	Nil	Harvesting of rabi continues. Small-pex in a village in Suur Taluka. Bajrs 35 and mari 45, in Poona ba 11.5, and mari 36, pounds per rupes.
Ahmednag u -	Nil	Re come almost completed. Public health good. Bujri average 45 and junction pounds per imper
Sholapur -	$N_{t}I$	Reaping of rath crops completed in five and in progress in two talukas. Fuari- 50 pounds 37 toles and basic 45 pounds 28 toles per super.
Dharwar	Nul	Haive time of wheat and gram nearly completed; reaping of late juars and cotton-picking in progress. So this fever in one and cattle-disease in two talukas. Scarcity of donking-water in Kod taluka. Rice 22 to 32
Kanara .	NH	Second crop me havest continues on coast, sugarcane and pepper harvest pearly completed. Shight fever, small-pox, and slight cattle-disease in believer. Common nee in Karwar 14, district average 151, seers per tupee.
Raykot	Nu	Tever, howel, and respiratory complaints. Weather hot. Wheat 36, hajrs 35, and main 46 pounds per upee.  Gineral R. markSlight rain in parts of Sind. Fever in parts of fourteen, cattle-disease in parts of cleven, and small-pox in parts of eight districts.  No change of importance in other conditions reported.
Bengal- (March 31st)		
Chattagong (March 30th) .	7.20	Weather stormy and cold; heavy rain partially injured winter crops.
Dacca	4'53	1 Proces steads. Public health good. Properts of crops good; ploughtree for an epoint on. Poblic health gen-
24-Pergunnahs (Calcutta)	Some showers	No crops on the ground; ploughing commenced. Public health generally
Moorshedahad	Good rain	od. We ther seasonable. Rabi crops mostly reaped, with tail outturn. Public
Pure pare	tog rtor, general rain	health ; or d. Wheat and tobacco being teaped; an being sown. Health good. Weather cooler, with most air. Ploaghing for an begin in places; boro
Bnagalpur	07	4 rice doing well. A few cases of the bea; public health fair. 4 Rate harve e continues, with good outturn. Sporadic cases of small-pox,
Monghy	$\kappa_{il}$	poblic health otherwise good.  Collection of openin completed. Weather not favourable for inspissation.
Parienti .	$rac{O4}{N_1 l}$	Crops good - Public nealth fan. Cathering of opinm complexed, prospects excellent Weather tayourable.
Pitna	<b>.</b> ∿	<ul> <li>Gathering of rabic crops proceeding rapidly; oppose being collected; gathering of custor continues. P. blic health cond.</li> </ul>
Ohurbhanga . !	08	Rule harvesting in process; more, earna, and early paddy being sown; indigo sowing economy in well, in the co-blo-some shightly injured by late rain. Prices divoses attorney. Public to the good.
Muzaffarpur Hazaribagh	Nil Nil	Opmin collection in preference to cond.  Weather seasonable. Outtin of rate perecult, cond; mangoe promises well, some danage to mone a from rain and hail, poppy-heads still being lanced. General health good.
Cuttack	to	Weather hot, cloudy at times. Da'na vice opening, ploughing in progress. Price of the unchanged. Public health generally good. Sporadic cases of cholera reported.
Midnapore	20	We ther cool and seasonable. Prospects of boro rice good. Public health
Khoolna	4 12	Weather stormy, Boro paddy doing well; ploughing commenced. Public 4 health good.
Dinagepore	Heavy run in district, less at head-quarters.	Weather cooler after rain. Ploughing progressing. Health good.
Puhna (Seraman)	1'79 Nu	R on very useful for crops. Cholera appeared Roog harvest continues. Processtationary. Public health good.
Shallabad Che uparun	Nu Nu Nu	Weather favourable. Openin collected, outtuin fan, average up to last year. Pespects of the and poppy continue good; collection of opinin nearly faished. Prices stationary. Public health tair.  Geo. rel. RemarksCood general run throughout Bengal Proper, but in other
	i 1 1	parts of the Lower Provinces tall very slight and partial. Ploughing now being pushed on with vigour, boro rice doing well; rabi crops mostly reaped, with favourable results in Rehar. Collection of opinin nearly finished, with far outurn, but in Hazunburch capsules still being lanced. Molina being gathered in Chuta Naspiu and Sonthal Parganas. Pines of rice almost stationary. General health fair.
N. W. Provinces and Oudh—(March 31st)		
Benares (March 30th)	Nıl	Weather unsettled, but getting warm. Cutting of rath crops nearly completed; average outcorn transact. Markets well stocked. Prices slightly fluctuating. The public health is good, and there is no cattle-disease in the
Gorakhpur ( ,, 29th )	76 throughout the dis-	district.  Kubi reaping half over; opium outturn tair. Prices casy. Health fair.
Fyzabad ( ,, 30th )	trict. <i>Nil</i>	Weather hot and favourable for harvest. Prospects good. Health of men and
Lucknow ( ,, 29th )	Nil	rattle good Heat increasing. Reaping in progress; opium collection continues. Late rains said to have injured the crops slightly. New supplies have lowered the pieces considerably. There is no grantly of fodder now. Health of people
Rae Barelli (" ., ", )	· Nul	good, as well as the condition of the cattle Weather cloudy; wind variable. Harvest operations in progress. Prices
Partabgarh ( ,. 30th )	Nil	rising. Isolated cases of cholera reported.  Ram crops nearly all cut. Prices on the whole falling. Weather still cloudy
	Nul	No sickness.  Weather seasonable Rahi crops being harvested. Markets full of stocks.
Allahabad ( ,, ,, )	1	Prices show a slight full. Condition of men and cattle good.

			747
Presidency or and Dist		Rainfall for week under report.	State of agricultural prospects.
N. W. Provin	ices and		
Banda (	March 30th)	Slight shower of rain on 24th.	Rah being harvested, prospects tair. Damage from hall reported from Karwi and Budansa timels. Price of wheat rising, rest stationary. Public
Baha (	,, 29th)	Nıl	health good, cattle-disease in two villages. Weather slightly cloudy; westerly wind prevailing. Harvesting in promess; sugarcane planting and pressing continue; supplies plentiful. General
Farakhabad (	., 30th)		health good. No cartle-disease. History operations in progress. Weather still unsettled. Health of people 1 in.
Sitapin ( Bareilly (	;; ; ; }	Nit Nit	Have sting progresses; prospects favourable and condition of people good.  Crops generally excellent. Bailey being cut. Prices falling. Public health good.
Moradabad Kumaon (	March Joth)	Ram and hall on 27th	Note port received.  We after unsettled and cloudy; more rain will be injurious. Prices rising.  General head a good; cattle-discussiableing.
	,, 29th)	$N\iota t$	Had has duringed rath copy to some extent in two parganas; harvest
Jhansı (	,, )	'40 at Thinsi; '80 at Carotha.	work going on. Prices steady. General health good. Crop is tipe and is bring cell. Prices of foodgrains falling. Cattle-disease in one village of pargana Julius.
Meerut (	., 30th)	Slight showers	Weather cloudy, close, and stormy; east wind. Burley being cut in Ghaziabad.  Rancing puller results. So the princes so dy. Health good.
, ••			Green Remarks on the contract of the control of the
Punjab—(31st	March)		mining French or proportion carrie grown.
Delhi (March 3) Hissai	oth) .	$\tilde{\mathcal{K}}_{il}^2$	Health good - Prees fulling Health good - Prees stationary
Umballa . Juliundui			The diagond. Per estationary. Prospects of current harvest good.  He diagond. Per estaghtly rising. Prospects of current harvest good.
Amntsac , Stalkot Le ozepore		10 1 N./	Health good. Prices stationary. Prospects of current haivest good. Beatth good. Prices stationary. Health good. Prices stationary. Prospects of current harvest good.
Lahore . Rawalpindi .		'40	Health good. Prices atmost stationary. Prospects of current harvest fairly good.
Shahpore . Mooltan .		Nit	Health good - Prices stationary - Prospects of current harvest average. Health good - Prices scationary - Prospects of current harvest average. Health good - Prices almost stationary.
Dera Lonad Kh Peshawar	an .		Head food. Proces almost stationary. Prospects of current harvest good. Headth tan. Proces stationary
		• • • • • • • • • • • • • • • • • • • •	General Remarks. Ram has fallen in the Delhi, Amirisar, Lahore, Rawal- janch, and Dera Ismail Knaudistricts, and in Peshawar, where a break is now
_			required. Health good. Prices tailing in the Delhi and shieldly using in the Juliunday district, elsewhere stationary. Prospects of current harvest
Central Provine	ces Viarch 31st)		good Reaping has commenced in the Dellir division.
Nagpui .		Nil	Weather seasonable. Wheat being threshed. I ever and small-pox in places
1 abbulpore 5 augor (	March 30th)	Nil Nil	Prices staids Weather seasonable - Rab, have a general. Prices easy. Health good. Reaping in process. Prices I den. Prospects good - Slight small-pox.
Scon .		40, severe hadstorm	Weather cloudy and water. Sever hanstorm in some villages caused damage to crops. Slight small-pox. Processically.
Hoshangabad		Nil	Weather clear and hat Harvest continues. Small-pox and cattle-disease in places. Prices stationary.
Khandwa . Raipii .		Nil Nil	Weather seasonable - The shing in progress. Health fair. Prices steady. Weather seasonable. Reaping nearly finished. Cholera in Raiper tabsil. Prices steady.
	Maich 27th)	04	Weather cloudy and wirm. Cholera in places. Trade brisk. Surgarcane planting in progress.  General Remark : Weather seasonable. Rabi harvest general, prospects.
British Burma (March			good Choleia and small-pox in parts. Prices easy
Akyab ( Bassein .	Maich 27th)	Nil	Fotal rainfall 'et.   P. Sie heald good.   Cittle healthy.   Shight cholera in town,   shight cittle-disease in one township.
Rangoon . Amberst (Mou	lmem)	Nil Nil	Health of men and cuttle good Public health and health of cuttle good.
Tavoy Pegu		Nai	No report received. Health of men and cattle good.
Henzada Prome	•	Ni!	Health of men and cattle good. Total ramfall (1). Health of men and cattle good.
Toungoo . Thayetmyo	:	Nil Nil	Health of men and cattle good. Health of men and cattle good. Geograf Removes, "Slight choicea" to Bassem town and in two townships of
		•	Thougha district, elsewhere public health good. Cattle-disease slight in parts of four districts, elsewhere cattle healthy.
Assam-(Marc	th 31st)		
	(March 3oth)	1.08	Public health fair Cattle-disease reported from some mauzas. Pressing of sugarcane finished.
Sylhet .	•	1.14	State and prospects favourable. Cholera severe in Ratabari thana; cattle- disease appeared in Santingani and Katung inj.
Cachar	-	3,35	Weather rainy. No crop on the ground. Common rice 13 seers 52 chit- tacks per rupee 3 deaths from cholera from Katigora and 1 from Sadr reported.
Dibrugarh .		2.22	Weather ramy. Pressing of sugarcane continues. Cholera and cattle- disease reported from North Lakhimpur.
Mysore and (Marc	l Coorg— h 31st)		
Bangalore (M.	arch 30th)	r'15 m Kadui district :   slight in Mysoic and	
Mysore .		Shimoga districts.	Public health good, fever, small-pox, and cattle disease prevalent in parts.
Mercara .		Nu	Slight tall in prices of foodgrains. Prospects of season and public health good.
			The same of the sa

Presidency and l	ot Pro District	vince	Rainfall for week under report.	State of agricultural prospects.
Hyderabad (Ma	and l			•
Amraoti (M	arch 30	th) .	Nil	Weather warm. Threshing of rabi crops in progress. Wheat 21 and 18
Akola Hyd <del>qr</del> abad.	•	:	Nil Nil	Weather hot. Rath crops gathered and are being threshed.  Talo crops prospering and their weeding commenced. General health to Prices—wheat 171, course rice 12, white juari 221, yellow juari 24, tur 154 seems per current sicca rupee.
Central India (Ma	State arch 3			
Indore	(Mar	ch 30th)	Nil	Weather clear; heat increasing. Prices stationary. Opium collection nea
Morar (Gwal Sutna Rutlam	lior)	: :	Nii Nd	Weather cloudy and stormy. Small-pox has made its appearance in Lashk Weather clear and warm. Health and prospects good. No report received.
Neemuch	•	:	Nil	Rabi (10p) doing well. Small-pox disappeared since 12th. Opium alm collected.
Goona Bhopal	•		Nil	Heat increasing. Prices falling. Health good. • No report received.
Agar Sehore			Nil Nil	Health and opum prospects good. Weather occasionally cloudy. Health good.
Nowgong Bhopawar (N	Ianpur		'20 Nµ	Health good. Weather hot. Scarcity of water being felt. Health good. Fires steady.
Rajputana—(	March	31st)		•
Abu	(Mar	ch 31st)	$N_{il}$	Weather seasonable.
Sirohi	( ,,	28th)	Nil	Panks mostly dry; wells good. Health good. Crops being cut. Weath tips and warm.
Marwar	( ,,	26th)	Nil	Tank almost half full. Small-pox abating, otherwise health good. He vest being gathered. Weather partially cloudy. Prices stational Weather getting warmer.
Kherwara	( ,,	28th)	Nil	Tank and wells drying. Reaping of crops continues, outturn less the usual. Health fin. Prices steady. Weather warmer.
Meywar	( ,,	27th)	Nil	Tanks low, small tanks quite dry. Opium coop somewhat damaged. Heal very good. Prices stationary. Weather seasonable.
Harowti	( ,,	,, )	Duststorms and drops on Fuesday.	Weather clear and warm. High winds: Harvestrag in progress. Small-p in Tonk.
Jhallawar Kotah	<b>,</b> ,,	26th) 27th)	Slight showers Nul	Small-pox continues. Weather cloudy, with occasional slight showers. Small-pox still prevalent in city. Prices stationary. Weather seasonable.
Ajmere	} ",	30th)	Nil	Small-pox and lever in some villages in Merwara. Some rabi crops being reaped, others watered from tanks and wells, who hare consequently diminishing. Heat increasing.
Jeypore	( ,,	,, )	'02	Crops being cut; fair outturn expected, except in two or three districts; opin crops doing well. Health good.
Kerowke	( ,,	27th)	Nil	Tanks and wells decreasing. Health good. Prices stationary.
Bhurtpore Ulwar	<b>,</b> ,,	,, )	.10	Trinks and wells full. Health and prospects good. Prices steady. Haivesting legun. Health good.
Dholepore	( ;;	30th) 27th)	$\stackrel{^{*}23}{Nil}$	Tanks and wells dry. He dth good. Prices steady
B.kanii	( ,,	ر ز	40000	Small-pox and lever in some districts. Prices stationary
Vepal— (Marc	h 25th	)		
Katmanda .		1	Nil	

### REPORTS FOR THE WEEK ENDING 7th APRIL, 1886.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.				
adana (Anail mth)		•				
adras —(April 7th)	1	ł				
Bellar <b>y</b>	Nil	Standing crops generally good, but white cholum suffering from disease parts of two tilluks; harvest cholum, cotton, and sugarcane, yield about average. Cattle-disease in one taluk.				
Kurnool	'02 (average)	Standing second crop paddy good; harvest cotton, outturn below average Small-pox in three and cattle-disease in four taluks.				
Ganjam	'o6 (average)	Slight small-pox in seven, fever in three, and cattle-disease in six taluks; or death from cholera. Average number employed on Chilka canal 1,217.				
Kistna	Nil	Standing crops generally good. Harvest castor and tobacco, outturn belo average. Slight fever; deaths from cholera unreported last week 15, the week 15. Cattle-disease in one village.				
Chingleput (Madras) .	Nil	Standing crops generally good, except in parts of one taluk, under tand breached in 1834, where withering. Harvest puddy, yield below average Small-pox in one and cattle-disease in two taluks.				
Coimbatore	Nil	Standing crops good; harvest paddy and ragi, outturn generally above ave age. Fever in parts of one, slight small pox in two, and cattle-disease two tables.				
Canjore	. Nil	Standing crops generally good, but not flourishing in parts of one taluk for want of rain; harvest wet and dry grains, outturn below average.				
Madura	Average since revised '47	Harvest paddy, yield about average. Fever in one taluk.				
Walabar	or (average)	Third crop cultivation suffering from want of rain. Slight small-pox in eight taluks and fever in one; 10 deaths from cholers.				
Travancore	Nil	Small-pox and fever in parts.  General Kemarks.—General prospects fair.				

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Parameter a de la la la la la la la la la la la la la	<u> </u>	
Sombay—(April 7th)	A7. /	
Karachi <sup>*</sup>	Nil	River at Kohn on and, 8 feet against 5 feet to im hes on same date. Let year, Khang cultivation commenced in six tability. Feeter in two and cattle-disease
•		m cr ht talsk is; sin dl-pox in districts, no fresh cases, 6 received, 4 re- inations. Prices, wheat, red ince, and varieting Karachi 26, 30 and 34, in
Hyderabad	N.1	Sidito m' <sub>1</sub> , 55 and 45, in Shahbandar 24, 40 and 44, and in Kotra 26, 48 and 46 per rupes, respectively.
riydeiapid	14.11	Non have strommen ed, wheat californion has been directed by strong wind on the zath March in Salyrer Land Moro fallikers. River at Kair on 5th,
		Stoot 7 melos aguns 7 feet 7 melos on same date last you. Feer in even, small per mesos, and cattle-decree in the et duker. Decremos sally
• Ahmedabad , .	Net	hot Wheat 15, junt 40, bajer 3, red rice 3, and white rice to pounds per rupee.  Response of ran crops continues. Public health good. Wheat 30 and bajer
Baroda	N.l	23 point leper rupes. Panil bearing Ctv Boods. Standing crops
		in good condition. Priess -lager 29, wheat 23, and rice 16 pounds per
Colaba (Bomb (y) .	Nd	Average abnormal temperature a cool from gast to aid, ril on ith, and if warm on standard at a great major name from a transform only and other and detection
_		to from 1st to 75, abid and will veried from noth-north-welt on 31st, to a from sta.
Poona	<i>N.1</i>	Harvest, ignotic tracents area. Small-pox in a vallage in Socie tabilia. Bajri 35 and rare 45 to Poona 6 (2) 34 and rare in pounds recomposite.
Ahmedungkr •	Nit	<ul> <li>Resiptor at any completed. Professional coefficients of a period coefficients.</li> <li>b) periods per raper.</li> </ul>
Sholapur	N./	Response of rate crops co-wolsted in two and in progress in two talulass. Final sections of Stellas and the responds to the progression.
Dharwn	Nil	Here is most ward and came and d. Re present the war, and cotton- polent in present Stantone in our and all before it would also.
Kanara	• . N. '	So arry of deal interacts on K. derenkar, Recognized 32 and pears 45 to 6, pounds per rapes.
Kanna	Α.	Second the crop has a Combine someon 1; from mental base Ganta sugar- come to average might 1 d. See a manifering kind on the control of and might
Railot	Nil	<ul> <li>Description of the Key Common rate at Key wire and description report rupes.</li> <li>We alree with a complete public health generally and d. When the property of the public health generally and d. When the property of the public health generally and d.</li> </ul>
	1112	points per upoe.  G. + Karr Fever in I small-pox in part of new in I cuthe-docase in
ļ	•	post of too do casta. Scarcics of folder in two talukar of Klando has other conditions under one of
lengal - (April 7th)		
Chattagong (April other	Drizzling rain	Weather cloudy and cool. Propagate, being sown in some places. Prices Statemay, South precipe and trong Mr. South, public health generally
Dacca	1'0	and of Physics of grope word. Play and and sevent of the and rice going on-
24-Pers unnalis (Calcutta)	<i>N.!</i>	Public hadraneous rilly expel.  Never opening canal, land about propagated. A few case, of cholera reported
Moorshedaliid	NC	We charge the Cold we come copy at most all reaped a Bern tize progressing
Rungpore (April 8th)	N.t	well. Prible as Plage ad.  An appropriate Renewanted Racips much approved in
Burdwan .	N!	Ker gam by the cost of the cost of being cut stars have defended being ploughed, property of bination as very good. Public health tro-
Bhagalpur	λ.	Kare harvest precessing a contained all closes, exclusions and grain, good; mere a prospect of visibles. Promobe at record
Purneah	N ?	Crops and rain temperative sted, and proving mostly completed. Public 16. This good.
Patna .	Nd	Harvestary of rev. almost completed; collection of openin finished, cotton books well. P. b., beatth good.
Durbhunga	Nil	Range harvest an estimacy; merry and really new salar heart sown; indigo- so may coming on well. Private office of the salar Put to health good.
Hazardagh	N.l	Weather seasonable. Kalie crops leave test, with generally good outning; never a vielding thinky; an new H bes. For crop. General health good. We then hot, clouds as sines, there increases. Providing in progress.
Cuttack	Nd	Proposition of the Speadic Chilera reports I, public health gen-
Midnapore	Ni	coally good. Lands by mag prepared for cultivation; prospects of $\delta n$ (tree and indigo good.
Kulna .	N.l	Pall, health the Westler fine, Programy going on, Instance done well. Public health
Dinagepui .	$N_{il}$	Lord   Kim buryest progressing; find home plong hell for an eropy. Some small-pox and cittle-in case reported
Pubna (Seragganj)	$rac{N_I l}{N_I l}$	So we clearly cross come arrivally, prospecting a l. Cholera continues. Signature and a reaction will, say havest really completed. Prices
Chumparun .	Nil •	hotter than last varie. The direction de-
Champaran		Prices in the state of a Poble 1 of the Conference of the proof of the proof of the proof of the proof of the state of the proof of the
		Bon the doxy's displayment to a rand tre copp processing favourably, and in more places sawing to one of the correct of them the
	•	good on; rahi, comm, and not at burstes one a control of with general high choice factor are almost state.
. W. Provincees and		tionacy.
Oudh—( April 7th ) Benzies (April 9th)	Nil	Worther still unsettled; westerly wild providence. Cuttings, Cabic con pletells.
		sugare me has spaceted and is flour record Scopars are piece. Signicillacture tem in poseou. Health of people and eathers of
Gorakhpur ( ,, 5th)	Nil	Rab reaping nearly finished; opinim outting fair. Prices stationary, Health good.
Fyzabad ( ,, 6th)	N:l	Weather cool. Rabi cut and opum collected, outturn good. Prices steady. He lith of norm and cittle g. ed.
Lucknow ( ,, 5th)	Nil	Heat in the day steadily in receive, at night should cold. Reaping and threshing in progress; opinin collection used a not of Markets well-
;	$N_{i}l$	stocked. Prices stationary. Heal had people and; no cattle-disease, Worther seasonable; high westerly wind. Cutting of rate crops in progress.

Presidency or and Dist		Rainfall for week under report.	State of agricultural prospects.
N. W. Provid.	nces and		,
Allahabad	(April 6th)	Nil	Weather seasonable. Kahi being harvested. Markets well supplied. Prices show a tendency to fall. A low cases of small-pox reported in places, otherwise health of mea and cattle good.
Cawnppie	( ,, 5th)	Nil	Weather Serson thle. Harvesting in progress. Prices somewhat fallen. Condition of people and cattle good.
Banda	( ,, 6th)	Nd	Weather se (sonable). Rabi being harvested; poppy and other crops damaged by had in parganes Karwi and Mau. Prices falling. Public health good; cuttle-dise is decreasing.
Farakhabad	( ,, ,, )	Nil	Harvest in progress. We ther getting warmer. Opium collection nearly over- Health of people fair.
Sitapur Bareilly	{ ;; ;; }	N <sub>t</sub> t N <sub>t</sub> t	Crops are being 140 dly cit. Public health good. Weather unusually good. Harvest rapidly progressing; grain has here and there proved somewhat light. Market fairly stationary. Public health con-
Ballia	( ,, 5th)	vii	Ve there clear. We sterly wind prevailing through the week. Harvest opera-
Kumaon	( ,, 6th)	Nd	tions in progress. Process feedly. Condition of men and cuttle good. Worden the since list toped days. Retherence doing well; kharef operations processing. Process's course. Health good; earlierd ease absting. Here coperations in process. Processes dy. Health good.
Agra	( ,, sth	N.'	Wester vers ruble. Cutting of rate crops nearly completed; opium all
Jhansi	( , , , )	Nd Nil	gather dan. Price almost secondry. Collections in two villages. Extraor manife cold wind has preyaded during the fast week, but the weather
M∻erut	( ,, 6th)	N.	is now getting here. For is rada is boing cut, and prospects, of outturn good. Processed. Health good.  General Remark. We stay se is orbite. Harvest operations in proffless ever where. Markets will applied, but prices are fluctuating with a downward teadency. Public health good.
Punjab (April	7th)		•
Delhi Hissar	(April 6th)	$N_{ij}$	Health in Prices falling. Health word. Prices systematy.
Umballa Jullundur		Nil Nil	Health coal. Pages stationary. Prospects of current haivest good. Health coal. Page state may. Prospects of current haivest good.
Amritsar Sialkot			Heating od. Price, Stationary. Prospects of current harvest excellents. Heating od. Prices the narry.
Ferozepore Labore	: :	Nil	Health good. Prices standary. Prospects of current harvest good. Health good. Prices standary. Prospects of current have a good.
Rawalpindi Mooltan Shahpur	: ' :	Rain throughout the dis-	Health good Prices George, Prospects of current haivest average, Health good. Prices flavouring. Prospects of current haivest good. Health good. Prices falling. Prospects of current haivest good.
Dera Ismail Kl Peshawar	nan	tiv.t. Nd 3°20	Health good. Prices stationary. Prospects of current barvest good. Prices falling. Prospects of current harvest good.  Geograf R. mark., -Ren has I flow in Ravadpindi, Shahpur, and Peshawar districts, none clowarie. Price estationary. Prospects of current barvest
Central Province	ces — (April 7th)		gold, harvest in progress in the Delhi division.
Nagpur		Nil	Days hot, nights cool. Crops being gathered. Cattle-disease in places. Prices stationary.
Jubbulpore Saugor	April oth)	Ni! Nil	Rabi havest concrete. Health good. Weather seasonable. Prices easy, Rabi reaping progressing. Prices fallen in two tabuls, risen in two. Slight
Seoni		Nil	small-pox and cattle-decase. Weather seasonable. Rain threshing commenced. Slight small-pox. Prices
Hoshangabad		Nil	Weather sensonable. Harvest continues. Small-pox and cattle-disease in
Khandwa		Net	place. Wheat is, and rice it seets per rupice. Weather warm with cool mornings. Rabi crops being threshed. Health
Raipur		Nil	from Wheat 14, 5 dr. 30, and the 12 seers per rupee. Writte se contable. Reaping nearly finished. Cholera continues. Wheat
•			General Remark .—Weather severable. Rahi harvest continues. Slight Codera and small-pox in places. Prices stoady.
British Burma	(April 7th)		The same small poet in price of the same specific
Akyab (April	, (bis	Rain for week 1'14	Total contell 125. Public health good; cattle healthy. Choler of each motow; contended as slight in two townships.
Bassin Rangoon Asslerate (Man	lmen)	Nil Nil	Published herood; cuttle he d by.
Antheist (Mou Pega Nagarida		Nil Nil	Public hearth county counted in the Report of the Report o
Henzada Prone		NH NH	Pulls he thand health of ext fe good.
Toungoo Thayetmyo	: :	Nu Nu	Public hereh and begith of catcle good.  Public he der and healtrief exclete good.  General Remark Statistic bedeer in the contown and in one township of
			Those we district the existence health of men good; cattle-disease slight in five districts; cattle healthy.
Assam —(April	7th)	1	
Gauliati	. (.	12 during weak ending 6th instant.	Weather cool. Cholera prevident in station Gauliati; cattle-disease reported from some marzus. Sowing et alim paddy in progress.
Dibrugath		2'22	We then showery. Choicra and cattle-decase still prevalent in North Lakhunpur. Are din t benge sown
Sylhet		12*34	The trans much improved the prospects of the crops. Cattle-disease and cholera severe in party or Known and subdivision
Cachar		6.05	Days with, nights cool. No crops on the ground. Common rice 13 seers 74 child of a per rupee. Fire a aths from cholera reported from Sadr; general
Mysore and			health good.
Bangalore (Ap	oril 7th)	Nil	Standing crops in good condition, except in parts of the Kolar and Tumkur
	•	•	districts, where they are reported to be withering; prospects of season fair, Water-supply diminishing in parts of the Mysore, Kolau, and Tumkur districts. Public health generally pood; fever, small-pox, and cattle-disease prevalent in parts. Prices slightly failen in the Tumkur and Shimoga
		Nil	district.  Slight fill in prices of food grams. Prospects of season and public health
Mercara		. 1 4724	remember in in prices of root grains. Prospects of season and bubilt health

Presidency or Province	ce l	Rainfall for week under report.	State of agricultural prospects.					
Berar and Hyderab . (April 7th)	ad							
Amraoti .	•!	$N_{t}l$	Weather warm. The shing of rab, crops nearly completed; preparations for					
Akola .	. !	Ni!	buf commenced. When the and full in the secretarity of improd.  Ratio between almost completed; preparations for energy kharif sowing.					
Hyderabad .	.	Nıl	Contened. Required print crops concluded; xi'i crops prospering. Fever prevails one tibil, r Prints, wheat tide, coat enverse, white years [22], yellow juan 24, and the top sees per current such super.					
Central India States (April			'					
Indore Morar (Gwalior) Sotra Neemuch Goona Agai Schore Nowgong Manpur	•	N/I N/I N/I N/I N/I N/I N/I N/I N/I	Weather petting warm by Health and crops glood. The distand prospecting a diversity of the distand prospecting a diversity of the relation of the Alexandran glood. Weather warm. No for his cases of small-post teporand. It dear and prospects glood. It dear and open prospects glood. We then clear. The distributed. Health glood. West an abay mally cool. Against a prospects five a sile. We then hot. We his and makes digrag up. Health glood. Prices significantly.					
	h) /*/	Nı' Nıl	Weather go thing worms and season the Timbs due to up, with Bodal good. Crops mostly cut. Weather the had with winn					
Marwar ( ,,	and;	Nil	I take doos, had tall. Small-pox abating, observing health good. Crop bear, record and exhaud. Process from the					
Kherwara ( ,,	4(1)	$\bullet^{Nil}$	Truks and well " his lower Copy bears harvested Health good Prices steady. We do warm and secondle.					
Meywar ( ,,	51d)	Ni!	Tanks and wells lav. Oping cops son-want damaged. Health ve- good. Prices control. We then cook.					
Harowti ( ,,	., )	Nil	Div with, not's chary. Crops being cut. Small pox in I mk, otherwise health good					
Jhallawar ( ,,	and)	A1.	Op an allocted. Sard per continues. We stort conf.					
Kotah ( ,,	314)	$\mathcal{N}_2$	Saute pay that is, head he soil. Have through evan abundant outform					
Ajmere ( ,,	öthi	NL	I cate a devene death and Crops being reap d. Sight lever and small poy. Heat increasing, in cits cool.					
Jeypoie ( ,,	,, ) '	Nd	We have outline exacted. Proc. of Pelv risen. A few cases of small-participatal. Not a creating and a nature pros.					
Kerowlee ( "	3(d) {	Ni!	Tink and wells dry. Reaping of crops commenced. Health good. Price steads					
Ulwar ( ,,	6001	NP	Harve in c in proceeds. Small-post in one tribal, other dischedith good.					
Bickanir ( ),	31d)	$\widetilde{N}d$	Pover and sond precine size districts. Prices statemary. High winds ear in the week; weather cool,					

### No. 78 Met.

Extract from the Proceedings of the Greenment of India, in the Revenue and Agricultural Department (Meteorology),—Auted Simia, 8th April, 1880.

### Read the following:—

Summary of the Weather Reports for December 1877 and Juniary and February 1839

The fine weather which had prevailed in the last week of November continued during the first week of December throughout the whole country and for the first ten days in Northern India. In Madras light showers set in on the 7th, and the rainful catendel and became heavier on the two following days. From the 10th to the 15th there was but little rain in the Peninsula, though some fell in Central India; but for about ten days subsequently to the 15th, there was fairly general, and in places heavy, rain in Madras.

In Upper India the weather became unsettled about the middle of the month, and the winter rains began unusually early. Moderate showers fell in the Eastern Punjab and the Gangetic Valley, and talls of snow at the hill stations of the North-Western. He alaya on the 12th and the 13th, and heavy showers both in North-Western India and the Nerbudda Valley on the 18th and 16th. After the passage of the depression which caused the last-mentioned rainfall, pressure rose quickly, and the weather became fine throughout the whole country. In Guzerat, Sind, and the Konkau the rainfall of the month was either nil or unimportant; but in all other parts of the country the amount exceeded the average, especially so in North-Western and Central India. This unsettled weather brought about very low temperatures at times, and the mean temperature of the month was generally 2° or 3° below the average.

In January the weather of Upper India was even more unsettled than in December, and several disturbances appeared over the Punjab. That of the 10th was exceptionally intense; and on that day pressure in the Punjab was from 0.25 inch to 0.37 inch below the average of the month. More than double the average amount of rain fell in the Punjab, and a considerable excess in the Trans-Gaugetic districts of the North-Western Provinces, but it did not apparently extend beyond those regions, deliciencies being reported from almost all other parts of India, Western India from Guzerat to the Decean was rainless throughout. Like December, January was acool month, the only exceptions being Madras and the more southern districts of the Bombay Presidency, where there was a slight excess of temperature. In the Punjab it was from 2° to 4° below the average.

ANTICO CONTRACTOR CONT

February was, on the whole, a more settled month than either December or January, and the barometric mean of the month was almost everywhere above the average. A barometric disturbance affected North-Western India on the 16th; but though the pressure differences were considerable and the winds very high at some stations, there was but little rain, and the total fall of the month in this as well as in nearly all other parts of India was below the average. Over the greater part of India there was no rain, but in the Carnatic and British Burma there was a slight excess, and in Assam and Cachar about half the average fall. In the absence of rain temperature rose above the normal at several of the Peninsula stations and in Guzerat, but elsewhere the cool weather which had characterised the two preceding months continued, and in places, relatively to the average, the depression of temperature was even more marked. At Dera Ismail Khan it was as much as 5°. Dry north-westerly winds prevailed throughout a great part of the month, and, except in the extreme north-west, humidity was considerably below the average throughout India.

The final column of the following table shows that, except in Bengal and Assum and in Western India, the rainfall of the three months has been above the average. Except in the Punjab, the North-Western Provinces, and the Carnatic, the whole of this excess is attributable to the exceptional rainfall of December.

The following table shows the amount of rain and the difference from the average during the months of December 1885 and January and February 1886, according to districts as far as is indicated by the telegraphic reports:—

Districts.	Average rainfall in December.	Difference from the average in December 185.,	Average rainfall in January.	Difference from the aveage in a Jamas y 1830.	Average tradell in February.	Difference from the ave are in February 1850.	Total difference for the three months.
Punjab, West	0.02	++34	1,30	+1.45	1'51	-0.00	£2:37
, East	0.03	4 - 20	1"41	+1-30	17.72	0,45	+1.22
North-Western Provinces, Trans-Gangetic	0.40	1 '06	1.8	+ 0.28	• 114	—ი• <u></u> ნი	+ 0.83
North-Western Provinces, Cis-Gangetic .	0.12	+1.87	0'62	-0'35.	6'30	ود.ه	+ 1,53
Behar	0.11	+2'31	0'67	- o:48	6'32	0'43	4 1,40
Northern Bengal	0.10	+ 0,04	0'54	- o'41	0,00	-0.01	~- u*uh
Assam-Cachai	0.17	4 0124	0,0,3	0742	1'70	0.80	v <sup>,</sup> y8
Lower Bengal, Chutia Nagpur	0.30	+ 0.73	0.38	u'os	1.13	-1'13	0'45
Orissa, Northern Cucars	υ·7S	- 2.15	0.31	-0.22	0,10	0.40	+114
Central Provinces, South	0.31	+ 4. 28	0,40	-0.43	0.41	0.59	+ 3 80
Berar and Khandesh	0.48	+ 5173	0'49	-0'40	oʻ 18	o'18	+ 5.00
Rajputana, Central India, Saugor, and Nerbudda	0.52	+1'81	0'36	-0.14	0'33	-0.18	+ 1.40
Sind, Cutch	0.00	0'07	0°28	0.10	0'19	-0'17	0.40
Guzerat	0.06	-0.00	0.07	-0.07	0,10	0,10	-0.53
Konkan	0.53	-0.13	6138	-0.38	0.02	-0.02	-0.36
Deccan, Hyderabad	0.53	+ 0'90	0'14	-0.14	0,00	0.00	+0'67
Malabar	0.80	+ 0.52	0'40	-0':0	0*22	-0'21	+ 0.45
Mysore, Bellary	1.58	+ 2.84	0*39	0128	0.12	0'15	+ 2'41
Carnatic	3.42	+1178	0.21	+0*20	0.32	+ 01,19	+ 2.37
British Burma	0.20	-0.40	0,14	0'14	0.02	• +o*83	+ 0.50
Ceylon	6.62	-0.35	3.08	-1'17	1 'Sn	1'51	3.03
	1	·	۱ <u></u> - <u>-</u>	•		<u></u>	

HENRY F. BLANFORD,

Meteorological Reporter to the Government of India.

RESOLUTION.—Resolved that the papers be published in the Supplement to the Gazeite of India.

### SUPPLEMENT TO THE GAZETTE OF INDIA, APRIL 10, 1886.

# ABSTRACT SHOWING THE RESULT OF EMIGRATION FROM THE PORT OF CALCUTTA DURING THE MONTH OF FEBRUARY 1886.

No I.—As to Age and Sex	$N_o$	I1s	to Age	and	Sex
-------------------------	-------	-----	--------	-----	-----

•			- 1	Fiji.				To		
				Males.	Females.	Total.	Proportion of women to men.	Males.	Femalos.	Grand Tota
Under 2 years .	•	•		16	1.2	28	i i i	16	12	28
From 2 to 10 years	•	•	.	28	14	42	Ino men	28	14	4.3
,, 10 ,, 20 ,,		•	-	7"	16	86	r.	70	16	86
,, 20 ,, 30 ,,			.	240	102	348	women to every	240	102	348
,, 30 ,, 40 ,,	• •	•		26	19	45	gen l	26	19	45
,, 40 ,, 50 ,,			.			•••			••	
Above 50	•	•	•			•••	40.02	<b></b>	•••	
,	GRAND TO	OTAL	.	386	163	549		386	163	549

No. II .- As to places whence emigrants come to Calcutta for embarkation.

•				-	Fıji.	a sempanganphan as	To	Grand Total.	
Orissa			•	1		,			1
Western Bengal .			•	2		2	2		2
Central ditte .					,	1		1	1
Eastern ditto .									•••
Behar	•	•		116	67	183	116	67	183
North-Western Provinces				124	! } 50	183	124	59	183
Oudh			•	116	20	145	116	29	145
Central India	•			4	1	5	4	1	5
Punjab				2	٠	2	2		2
Nepal and Native States	•			16	5	21	16	5	21
Mixed, Madras and Bombay,	&c.			5	1	6	5	1	6
						!			
	GRAND	TOTAL		386	163	519	386	163	549

No. III .- . 1s to Caste , and Religion.

<del></del>	=									***************************************		
Brahmins, hig	h caste	•	•	•		•	91	43	133	91	42	133
Agriculturist	•	•				•	99	25	124	99	25	_ 124
Artisans	•		•		•		56	23	79	56	23	79
Low castes	.•	•					87	37	124	87	37	124
Musulmans						•	52	37	89	52	37	89
Christians	Christians		•			•••	•••	•••	***			
			GRA	<b>Т</b> О ТО		•	386	163	549	386	163	549

Memo.

	<u> 72</u>	***************************************		Male.	Female.	Total.
t Hindoos 2 Musulmans 3 Christians			•	334 52	156 37	. 460 89 
	Тот	ΛL	•	- 386	163	542.

C. J. LYALL,



# The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 10, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

### PART II.

Notifications by High Court, Comptroller General, &c.

### GAZETTE OF INDIA.

### NOTICE.

The 15th March 1886.

From the 10th April next, till further notice, Parts I, IV, and V of the Gazette of India, and the Weather and Crop Reports, will be published at Simla. After the 3rd April, all Notifications and other matter intended for publication in those Parts, should be addressed to the Officiating Publisher, at Simia.

						R	a.	p.
Subscriptio	n for	Gasett	e and	i Supp	le-			
ment per	annu	ım. •		•		15	O	0
Postage	•		•	•		5	8	O
Subscriptio	n for	Supple	inen	t only		6	O	0
Postage.		•	•	•	•	3	O	O
For a single	e cop	y of the	e Gas	sette		0	8	o
For a cinal	e con	v of the	e Sui	poleme	nt			U.
Postage on	singl	e copie	es va	ries ac	corc	ling	to	weight

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gazette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any numper of the Gasette should be forwarded within a week after the day on which it is due. Attention is invited to the Circular Memo, of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,

Publisher, Gazette of India.

### BANK OF BENGAL.

### NOTICE.

Calcutta, the 3rd April 1886.

The Directors have appointed Mr. W. D. Cruickshank to officiate as Secretary and Treasurer during the absence of Mr. R. Hardie on special leave, or until further orders.

The Directors have also appointed Mr. W. Westland to officiate as Deputy Secretary till further orders.

By order of the Directors,

R. HARDIE, Secretary & Treasurer.

### CONTROLLER OF

List of Government Promissory Notes remaining in Deposit with the Controller of Mikkar,

		Amou	NT OF INVES	TMENT.		
Particulars as per Comptroller General's printed Memo. No. $\frac{427}{1}$ . Dated 30th March 1886.	31 per cent., 1853-54.	Sicca 4 per cent., 1832-33.	4 per cent., 1865.	41 per cent., 1870.	41 per cent., 1879.	TOTAL.
	R	R	R	R	R	R
ived and converted into stock	2,500		5,50,700	3,500	30,700	5,87,400
not converted into stock			11,600		1,300	12,900
ived by the Comptroller General for safe custody under Financial on No. 3214, dated 27th October 1880	1,000		1,31,200	3,000	11,000	1,46,200
ived, but not brought to account			2,800			2,800
				• ·	•	
					•	
•						-
·				,		ſ
				,		
•			******			
TOTAL .	3,500	•••	6,96,300	6,500	43,000	7,49,300

### ccounts on 31st March 1886 on account of the Security Deposits of Contractors and Others.

	NAME OF PERSON OR FUND IN WHOSE BEHALF	31 per	Sicca	4 per	41 per	41 per	TOTAL.	Name of person to whom interest is sent.
	HELD.	cent., 1853-54.	4 per cent., 1832-33.	cent., 1865.	cent., 1870.	cent., 1879.	TOTAL.	TARRE OF PERSON TO WHOM INTEREST IS SENT.
	•	R	R	K	R	R	R	,
	Security deposit of contractors and others			1,000			1,000	Paymaster Presidency.
	Ditto			2,000			2,000	Ditto NW. Provinces.
1	Ditto .			1,000			1,000	Ditto Punjab.
,	Ditto •	•		1,31,600	500	21,400	1,53,500	Central Commissariat Account Officer, Calcutta.
;	Ditto .	. 500		72,600		2,500	75,600	Ditto Mecrut.
•	Ditto	1,500		72,300	500	1,000	75,300	Ditto Umballa.
•	Ditto			32,600			32,600	Ditto 'Mooltan.
	Ditto	500		49,000	1,000	1,000	51,500	Examiner of Commissariat Accounts on account the late Right, Left and 2nd Field Office of Acounts and Kabul Section.
,	Ditto	•   •••		43,000	!	4,500	47,500	Executive Commissariat Officer, Rawalpindi.
	Ditto	•		9,500			9,500	Ditto Sialkot.
	Ditto	•	• • •	14,000	500		14,500	Ditto Peshawar.
	Ditto			12,300	1,000	1,000	14,300	Ditto Cawnpore.
	Ditto			13,000			13,000	Ditto Gwalior.
	Ditto .	•   •	· ·	1,500			1,500	Superintendent, Dacca Khedda.
	Ditto •		•••	1,800	•••		1,800	Ditto Cattle Farm, Hissar.
	Ditto			2,500 14,400		<b>6</b> 00	2,500 15,000	Ditto Reserve Remount Depot, Sahara pore. Ditto and Agent for Army Clothing, A
	Ditto			500			500	pore Ditto Gun Carriage Factory, Futtehgur
				33,000			33,000	Ditto Harness and Saddlery Facto
	Ditto	•	1	500			500	Cawnpore. Commissary of Ordnance, Agra.
	Ditto .			3,000		ا ا	3,000	Ditto Rawalpindi.
:	Ditto	·	ļ	2,500			2,500	Ditto Allahabad.
ļ	Ditto .			3,000			3,000	Ditto Ferozepore.
Ļ	Ditto	. •		500			500	Ditto Fort William.
;	Ditto	 		10,000			10,000	Commandant, Deoli Irregular Force, Deoli.
,	Ditto .	!		5,000			5,000	Deputy Director of Indian Marine.
,	Ditto	•		33,000		·	33,000	Executive Commissariat Officer, Lucknow
_	IOTAL	2,500		5,65,100	3,500	32,000	6,03,100	
_			!			•		
	Notes received for safe custody.		İ	( 700		200	6.000	Central Commissariat Account Officer, Calcutta.
l	Security deposit of contractors and others	i		(,700	1	200 2,600	6,900	
2		. 1,000		28,700 36,000	1,000	4,200	32,300	Ditto Meerut.  Ditto Umballa
3	Ditto							
,	Ditto			3,000	1,500	4,000	3,000	Examiner of Commissariat Accounts on faccount the late Right, Left and and Field Office of
5	Ditto			31,500	500		32,000	counts, Kabul Section. Executive Commissariat Officer, Rawapindi.
,	****			2,000			2,000	Ditto Salkot.
3	1			2,000	1	1	2,000	Ditto Peshawar.
	Ditto .			500			500	Ditto Lucknow.
)	Ditto			9,500	1	<b></b>	9,500	Ditto Gwalior.
1	Ditto			1,000			1,000	Superintendent, Small Arms Ammunition Fact
2	Ditto			100			100	Dum-Dum. Ditto and Agent for Army Clothing,
		1,000		1,31,200	3,000	11,000	1,46,200	•
				6,96,300	-		7,49,300	
	TOTAL				6,500			

### EXAMINER OF MEDICAL AND FUND ACCOUNTS.

Statement of unclaimed sums deposited since the year 1842 with the Bengal Military Orphan Fund in trust for Soldiers' Children, exclusive of those of minors who have not attained the age of 21.

Date of Deposit.	Name and Rank of Father.	Corps.	Names of Children.	Amount.	
			,	Ra.p	
Feb. , 1842 .	McCarthy,—, Or. Mr. Sergt.		John	61 2 8	
Mai. 24, 1843	Nowlan, L. Faruer Sergt	.   4th Troop, 2nd B. H. A. .   2nd Co., 5th B. Arty :		1112 9 6	
Apl. 3, 1843	Roach, Edward, Private		David and Austel		
Mar. 9, 1844	Shiehan, B., Gunner	3rd Co., 3rd B. Arty.		7 13	
June 21, 1844 .	Lvans, George, Sergt.	. 1st Co., 2nd Bn. Arty	Mary-Ann and Catherine	19 14 9	
Sep. 19, 1844	Andrews,-, Private		George	200 0	
Nov. 16, 1844	Gale,—, Private Sullivan, John, Bombardier		John 1 homas	28 12	
., 20, 1544 . Jan. 6, 1845 .	Dawe, John, Gunner	. ' 18t Co., 2nd B. Arty	William-Henry	130 0 0 55 12 0	
,, 6, 1845	Barnes, Peter, Corporal	.;{;}, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,	Mary-Ann	, 55 12 0 - 64 2 11	
,, 6, 1845	· Monaghan, Michael, Sergt.	. 1st ,, ,, ,,	James	156 12 5	
., 15, 1845	Godfrey,-, Sergt. Major		Harriett-M., and James	31, 14, 1	
Feb. 14, 1845	Fry,, Bugle Major	. 6th B. Arty	lames	12 6 9	
July 7, 1845	Hay, A., Sergt. Major	Fend B. H. Ä	Henry, and James	101 5 4 202 15 8	
,, 9, 1845	Meaney, John, Sergt, Major Murply Thomas, Bombardier	. and T., 3rd Bde. H. A.		202 15 8 77 4 11	
,, 9, 1845 . ,, 9, 1845 .	Fate, William, Staff Seigt	. 4th Co., 5th B. Arty		167 15 5	
9, 1845	Daley, Owen, Gunner	. 314 ,, ,, ,,	Owen	7 1 7	
Sep. 1, 1845 .	Ryan,—, Sergt.		Jullia-B. and Goorge-J.	, 150 13 c	
	Everett, Richard, Bombardier . McFnerny, Thomas, Conductor	., 5th Co., 5th B. Arty		28 10 10	
Aug. 8, 1846 .	Glasseen, John, Corporal	•	Hannah	152 O 9	
	Rideley, Henry, Gunner		Henry	1 65 10 3	
Oct. 16, 1846 .	Fowles, John, Sergt.	. Arty	Sarah, Terrence, and James	; 1 2 0	
,, 16, 1846	Lowis, Thomas, Gunner	ه ه ه آوو ا ه	Thomas	20 5 3	
uly 6, 1847	Dobbins, Francis, Gunner	• •••	Martha	83 3 5	
19, 1847	Lunn, Adam, Farmer	st T., 3rd B. H. Arty.	Adam-T., and John	104 10 8	
,, 19, 1847 ,, 19, 1847	Prince, W., Sergt.	. ,, 1st ,, ,, .	Ditto	104 10 8	
an. 7, 1848	Willford, C., Qr. Mr. Sergt		Mary	66 15 8	
,, 11, 1849	Pyrnes,—, Corporal	• ••	Maria	່ 50 ດິດ	
une 26, 1848 .	Matthews, M., Sub-Conductor .	• ,	Rachael	12 2 2	
July 6, 1348	Braithwaite, W., Staff Sergt Butcher, H., Sergt. Major	Samoor Bn.	CWilliam, and William II. Johannah, Frederick, and David-Ed-	148 3 5	
Oct. 10, 1848 .	in the state of th		win.	. 99 6 1	
Jan. 13, 1849 .	Doherty, Michael, Sergt.	. 1	Ohver-11.	38 12 5	
May 9, 1849	Shechall, D., Private	. and En. Regt	James	36 5 6	
une 2, 1849	Moore, Benjamin, Private	. 1st En. B. F	'Sarah-C	984	
3, 2, 1849	Crowley, Charles, Private Deare, W., Conductor	. , ,, ,,	John	761	
Oct. 12, 1849 Nov. 21, 1849	Moget,—, Sergt. Major	• "	George	50 0 0 60 14 4	
Feb. 18, 1850	Boote, Daniel, Gunner	ist Co., 4th B. Arty.	James and another	26 3 5	
[unr 26, 1850 ]	Uniack, Patrick, Sergt	., 3rd ,, .	]ohn ,,	20 15 0	
uly 18, 1850 .	Barker, J., Sergt,	•   _ • • •	William-Robert	97 14 2	
	Sheehan, P., Gunner		Patrick	23 5 6	
Oct 29, 1850	Lees, James, Corporal	.   2nd Fn. Regt. .   1st Co , 4th B. Arty.	, Elizabeth Sarah-Ann, William-Henry, Elizabeth,	25 14 6	
Sep. 14, 1852 .	Trade, Transmittering,	13c co, 4cm 35. Mity	Esther, Jane-Wallis, and Ann.	72 9 5	
Nov. 4, 1852 .	Hodgins, Adam, Gunner	. 2nd Co., 5th B. Arty	William .	9 11 11	
Feb. 1, 1853	Edwards, Muchael, Gunner	. ,, ,, ,, .	Jane and Bridget	' 36 5 9	
Apl. 21, 1853 .	Staples, Edward, Sergt.	. Sappers and Miners .	E.W. H	97 2 6	
Sep. 13, 1853	Brown, Michael, Sergt. Galway, Robert Bombardier	. Ariacan Bn. . Ist Co., 2nd B. Aity.	John	49 10 3	
an. 24, 1854 ,, 15, 1855	Mi nrowd, Ca orge, Sub-Conductor	Ordnance Dept.	Georgiana	200 1 2 61 10 3	
Sep. 24, 1855	Pranks, G., Bazar Sergt.		Mary	500 3 10	
Oct. 15, 1857	Early, Edward, Sergt	. Calcutta Town Guard .	William-Edward	209 14 6	
Dec 4. 28, 1830 .	McDonnel, John, Private	.; a7th Foot	Charles	25 15 6	
Feb. 13, 1861 🗼	Scott, William, Sergt	. i and Firs	William, Annie and Emma	214 2 9	
Mar. 20, 1862	McDor (ld. John, Seigt Pope, John Seigt	. Ordnance Dept	Catherine	118 11 10	
June , 1862 .	Keddie, J. Puvate	. and Fn. B. Frs	Jane and James	86 e o	
Inly 22, 1863	Lawton, William, Color Sergt	. 74th Foot	William and Joseph	152 14 2	
Jan. 25, 1804	Jones, John, Gunner	. G Battery, 22nd B. R.	. Henrietta-Dalzell	39 5 10	
		Aity.	i	1	
Mar. to, 1864	Anderson, William, Gunner .	. 5th B., 25th B. R. Arty.	Duncan	35 4 11	
May 19, 1564 — ) July 18, 1865 — .	Rowland, J., Private	. ; and Dragoon Guards .	Sophia-M., Elizabeth Ann and George-	12 0 0	
july 10% 10% 5			Edward.		
June .5, 1866 .	Mead, William, Bombardici .	. 1-25th Royal Arty.	Mary-Ann and Thomas	400	
Oct. 31, 1807	Hutchinson, Joha, Seigt,	. : Army Comt. Dept	Rose	26 2 0	
Feb. 14, 1568	Coates, Robert, Corporal York, R., Sergt.	. R. Arty.	Ann Frances and Rosina-Mary	141 15 1	
Oct. 9, 18/1		. Arty.	Henry, J.	21 1 2	
Feb. 21, 1880 .	Donohue, Andrew, Private .	. 39th Regt	Ann	50 0 Q	

Applications for payment of the deposits should be made to the Examiner of Medical and Fund Accounts, Calcutta.

G. S. SUTHERLAND, M.D., Brigade-Surgeon,

Examiner of Medical and Fund Accounts.

### Statement of the Affairs of the Bank of Bengal for the week ending 6th April 1886.

LIABILITIES.	R	a.	p	ASSETS.	R ,	a.	p.
Reserve Fund	<b>2,</b> 00,00,000 41,56,694		0	Government Securities Other authorized Investments	54,98,363 48,73,15 <b>3</b>		
Public Deposits at R. a p Head Office . 58,11,125 12 8 Public Deposits at	1,87,53,399	2	2	Loans on Government and other authorized Securities	94,71,972	13	4
at Branches 1,29,42,273 5 6 l Other Deposits at Head Office and				and other authorized Securities Bills discounted and purchased Balances with other Banks	83,01,874 2,33,36,568	2	7
Branches Bank Post Bills, &c. Sundries	3,21,31,920 6,98,255 15,99,542	7	9 7 2	Bullion	<b>7,</b> 94,921 6,038 11,34,328		4
•				Stamps	9,522 6,56,531	13	6
					5,40,83,274	10	4
				Cash and Currency Notes at Head Office . 80,17,144 2 2 Cash and Currency Notes at Cash and Ca	2,32,56,537	8	4
r				rency Notes at Branches . 1,52,39,393 6 2			
Ruppes	7,73,30,812	2	8	Rupers .	7,73,39,810	2	8

BANK OF BENGAL, Calcutta, 8th April 1886.

### J. GORDON,

Chief Acett & Dy. Secy.

Rate for Demand Loans 6 per cent. Percentage 43.7. By order of the Directors,

W. D. CRUICKSHANK
Offg. Secretary & Treasurer.

# ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

• The following Candidates have passed the examinations for the Degree of Bachelor in Medicine and for the Licence in Medicine and Surgery:—

## SECOND M. B. EXAMINATION. FIRST Division.

In alphabetical order.

Bandyopadhyay, Trailokyana	th	. :	Medical College
Barat, S. N.		•	Duto.
Basu, Chumlal.		•	Ditto.
Niradbihari	•	•	Ditto.
Chakrabarti, Kshetrapal .	•	•	Ditto. Ditto.
De, Sasibhushan	•	•	Ditto.
Ghatak, Annadaprasanna.	•	•	Ditto.
Ghosh, Bipinbihari	•	:	Ditto.
Mukhopadhyay, Srischandra	•	-	Ditto.
Nallatomby, C. W.	•		Ditto
Raychaudhuri, Saralkumar		•	Ditto
· · · · · · · · · · · · · · · · · · ·			

### SECOND DIVISION.

### In alphabetical order.

Basu, Gobindachandra				Medical College
Datta, Durlabhchandra	•			Ditto.
" Jogindranath.				Ditto.
De, Lalbihari	. •	•	•	
Haldar, Gopallal .	•	•	•	Dirto.
Mitra, Upendranath	•	•	•	Ditto
- Mukhopadhyay, Akshayk	umar		•	Ditto.
Nandi, Purnachandra	•	•	•	Ditto.
Ray, Isanchandra 😘	•	•	•	Ditto.
" Phatikchandra		•	•	Ditto.
Sanyal, Dinanath	•	•	•	Ditto.

### SECOND L. M. S. EXAMINATION.

### In alphabetical order.

Datta, Nitaichand	•	•	•	•	Medical College.
• De. Phakirchandra		•	•	•	Ditto.
Ghosh, Bidhubhusha		•	•	•	Ditto.
Lahiri, Prakaschandi	ra		. •	•	Ditto.
Mukhopadhyay, Jna	nene	drana	ath	•	Ditto.

### FIRST M. B. EXAMINATION.

### FIRST DIVISION.

In order of merit.

Nandi, Akshaykumar			Medical College.
Sarkar, Nilratan .	•	•	Ditto.
Dasgupta, Syamnirad			Ditto.
Vethecan, F	•		Ditto.

### SECOND DIVISION.

### In alphabetical order.

Basu, Sureschandra			Medic il College.
Chaudhuri, Janmejay			Ditto.
Das, Saradaprasad .		•	Ditto.
Majumdar, Trailokvanath	١.		
Nandi, Purnachandia		•	Citto.
Pal, Akshaykumar .			Ditto.
Ray, Debendranath			Ditto.
Sarkar, Bipinbahari .			Ditto.

### FIRST L. M. S. EXAMINATION.

Moung Yan Hmu . . . Medical College.

W. GRIFFITHS,

Registrar.

SUNATE HOUSE,

The 22nd March 1886.

The undermentioned Students have passed the B. L. Examination:—

-----

### FIRST DIVISION.

### In Order of Merit.

1	Mitra, Saratchandra (Junior)		M'politan	Instn.
	Sen, Bankimchandra.	•	Ditto.	
3	Dhar, Abinashchantira	•	Ditto.	

### SECOND DIVISION.

### In Order of Merit.

			_		
	Bankabihari Lal		•	•	Patna College.
2	Niyogi, Gatikrishna	•	•		Ditto.
3	Syud Wazır Hassan	•	•	•	Ditto.

I HE GA	ZETTE OF IN.
Adhya, Bipinbihari	M'politan Instn. Ditto.
5 De, Dinanath	Ditto.
<sub>7</sub> ∫Syam, Saradacharan	Ripon College.
' Das, Gangadhar	. M'politan Instn. . City College.
10 Chakrabarti, Umeschandra	. Ditto.
II Sen, Satischandra	. M'politan Instn.
Datta, Lamb dar	Ditto.
Ram Sahay	Patna College.
15 Chattopadhyay, Surapati	. M'politan Instn.
16 , Nagéndranath 17 Basu, Manindranath	. Ditto. . Ditto.
18 Asghur Ah Khan	. Patna College.
19 Lahiri, Rajendralal	. M'politan Instn.
20 Bagchi, Debendraprasad . 21 Biswas, Srischandra	. City College. . M'politan Instn.
22 Bandyopadhyay, Asutosh .	Ditto.
23 Srimani, Jogindranath	Ditto.
24 Ray, Bamacharan	Ditto. City College.
(Bandyopadhyay, Kalidhan	Ditto.
20 \ , Jadunath	M'politan Instn
(Ray, Syamacharan	Ditto. Dacca College.
3º Sarkar, Adharchandra	M'politan Insin.
31 Kundu, Bhagabaticharan	. Ditto.
CMitra Achintanath	. Ditto. Ditto.
Gangopadhyay, Makhanlal	Ditto.
35 Mukhopadhyay, Upendrachandra	City College.
36 Ghosh, Biharilal	Presdy. College. City College.
Chakrabarti, Harihar	M'politan Instn.
39 De, Saratchandra	Ditto.
40 Mukhopadhyay, Jogindranath . 41 Guha, Kaliprasanna	City College. Ditto.
42 Majumdar, Jogeshchandra .	M'politan Instr.
43 Chakrabarti, Mahimchandra .	Ditto.
44 Ghosh, Surendranath 45 Dattaray, Anandakissor	Ditto. Ripon College.
40 Sen, Kalicharan	M'politan In th.
47 Chattopadhyay, Haridas	Ditto. City College.
Chakrabarti, Manmohan	M'politan Insin
50 Mahib-uddin Ahmed	City College.
<ul> <li>51 Mitra, Saratchandra (Senior)</li> <li>52 Chattopadhyay, Haranchandra</li> </ul>	M'politan Instri. Dicto.
53 Chakrabarii, Siddheswar	Hughli College.
54 Bandyopadhyay, Harilal	M'politan Insin. City College.
55 Mukhopadhyay, Bisweswar	Ditto.
(Basu, Flaridas	M'politan Instin
58 Majumdar, Murarilal Mahomed Ainul Haq	Ditto. Patna College.
60 Mitra, Upendranath	City College.
OI Datta, Maheschandra	Dacca College.
62 {Basu, Abinaschandra {Ray, Hemendranath .	M'politan Instn. Ditto.
64 (Bhatta, Tridharacharan .	Ditto.
Lahiri, Mahendranath	Ditto.
67 Himmat Ali	City College. Dacca College.
68 Sil, Aghornath	City College.
69 Lahiri, Gopalgobinda	M'politan Instn. Ditto.
(Sil, Makhanlal	Hughli College.
71 \ Sen, Mahimmohan	M'politan Instn.
(Basu, Priyanath 7.1 Sen, Dakshinacharan	Ditto. Ditto.
Guha, Harendranarayan	Ditto.
70 ( , Rohinikumar	City College.
78 Datta, Amritalal	M'politan Instn. Ditto,
79 Ray, Maheschandra'	R'shahyeCollege
80 Basu, Bijaygobinda	Presdy. College.
Sanyal, Nagendrath	Ripon College. M'politan Instn.
(Datta, Jugalkisor	City College.
84 Sen, Satiskamai Mukhopadhyay, Upendrachandra	M'politan Instn
86 Bhattacharyya, Jogindiachandra	Ditto. City College.
87 Chakrabaru, Lalitmohan	Ditto.
88 Syed Ahmed Hassam	Patna College.
Mukhopadhyay, Sasibhushan, No. II.	M'politan Instn.
90 Majumdar, Nilmadhab	Hughli College.
Ghakrabarti, Mohinimohan Chattopadhyay, Upendrana h	M'politan Instn. Ditto.
93 Bandyopadhya, Rakhaldas	City College.
94 Chaudhuri, Kisorimohan	M'politan Instn.

æ',	· · Amid nibbunius ·	, C	ity Callege.
95	Mukhopadhyay, Jayhari .		K'nagarCollege.
3	Mitra, Akshaykumar		Patna Colleger
	Tapeswari Prasad	•	Ditto.
	Abdul Majid		Dacca College.
	Bhattacharyya Jajneswar .		Hughli College.
	Dutt, Jogen Chunder .		City College.
	Shams-ul-Huda		Ditto.
	Syud Mahamad Yusuf Ali.		Ditto.
	Ray, Saratchandra		M'oolitan Instn.
	Ghosh, Sasimohan	•	Ditto.
	Bandyopadhyay, Srischandra		Ditto.
97			Ditto,
	Gupta, Inanchandra		Ditto.
	Chattopadhyay, Gopalchandra	ì.	Ditto.
	Mitra, Sureschandra	•	Ditto.
	" Charuchandra		Ditto
	Mukhopadhyay, Piyarilal .	•	Ditto.
	Mitra, Asutosh		Ditto.
	Sanyal, Ramchandra		Ditto.
	Mukhopadhyay, Sasibhusan     I.	No.	Ditto.
į	Maiti, Upendranath	:	Ditto.
	W.	GR	IFFITHS.

Registrar.

SENATE HOUSE, The 30th March 1886.

### TELEGRAPH DEPARTMENT.

Simla, the 5th April 1886.

Offices reported opened and closed during the month of March 1886:-

Name of Station.	Where situated.	Date.	REMARKS.
Bilaspur Gwallor Fort Gwallor	Departmental. Madras Presdy. Assam Central Provinces Central India Ditto. Kathiawar Central India Punjab	29th Mar. 25th " 19th " 9th " 11th " 22nd " 11th " 5th "	Opened. Ditto. Ditto. Closed.* Opened.+ Ditto. Closed. Opened.
	<b>)</b>	Sth Feb. 1st Mar. 22nd ,, 22nd ,,	Opened. Closed. Opened Ditto. Closed.

\* Mintary Office

### H. MALLOCK,

Dy. Director General of Telegraphs in India.

### AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

### NOTIFICATION.

Indore Residency, the 2nd April 1886. .

No. 1216.—In pursuance of this Office Notifi-No. 1210.—In pursuance of this Office Notification No. 245 A., dated the 21st February 1886, and Foreign Department Notification No. 626 G. of the 25th March 1886, Pundit Bala Prasad, Assistant Superintendent of Police, Rajputana-Malwa Railway, Indore Section, availed himself of the three months' privilege leave, and Mr. R. E. Vital received charge, on the forenoon of the 1st March 1886. the forenoon of the 1st March 1886.

By Order,

### L. S. NEWMARCH,

for 1st Asst. Agent to the Govr. Genl. for Central India.

<sup>†</sup> Postal Telegraph Office

# AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

### NOTIFICATIONS.

Abu, the 1st April 1886.

No. 654 J.—Second Class Hospital Assistant No. 126, Goolam Nubbee, attached to the Deoli Irregular Force, was granted sixty days' leave of absence with full pay, with effect from the 4th February 1886.

No. 655 G.—Sub-Hospital Assistant No. 563. Rahmut Oollah, of the Deoli Irregular Force, returned from leave granted him in this Office Notification No. 3918 G., dated 29th December 1885, on the 6th March 1886.

No. 662 G.—Third Class Hospital Assistant Ewaz Ally returned from leave granted him in this Office Notification No. 166 G., dated 26th January 1886, and resumed charge of his duties from 3rd Class Hospital Assistant Bromanand, on 10th March 1886.

No. 663 G.—First Class Hospital Assistant Abdool Kadir returned from leave granted him in this Office Notification No. 165 G., dated 26th January 1886, and resumed charge of his duties from 3rd Class Hospital Assistant Myia Singh on 10th March 1886.

No. 664 G.—First Class Hospital Assistant Abdoollah Khan, returned from leave granted him in this Office Notification No 242 G., dated 6th February 1886, on the 5th February 1886.

No. 665 G.—The following transfers have been made in the Civil Hospital Assistant establishment in Rajputana:—

Class.	Name.	From	То	Date of transfer,
and .	Brij Mohun Lali	Government Re- scrye List.	Northern India Salt Revenue Hospital, Did-	1886 Foth Jar
3rd .	Chunda Singh .	Northern India Sait Revenue Hospital, Did- wana,	wana, Raj Dispensary, Jeypore,	roth "
2nd .	Gunga Schaie .	Raj Dispensari, Jevpore,	Ciusainice's Dis- pensary, Nath- dwara.	29th ,,
ord .	Bromanand	Native States Reserve List.	Raj Dispensary, Jeypore.	tothMar
ard .	Myna Singh .	_ Ditto .	Ditto	Ioth
lst .	lmamooddin	Rajputana-Mal- wa Radway,	Government Re-	6th

### The 3rd April 1886.

No. 677 G.—The medical charge of the Detachment of the Erinpura Irregular Force and of the Jail at Abu was transferred from 3rd Class Hospital Assistant Moorut Lall, attached to Abu Charitable Dispensary, to 1st Class Hospital Assistant Guru Churn Lusker, of the Agency Hospital, with effect from the afternoon of the 9th March 1886.

### The 8th April 1886.

No. 698G.—Mr. R. E. Acklon., Superintendent, Rajputana-Malwa Railway Police, is granted privilege leave for two months and fifteen days from the 28th April 1886, or such subsequent date as he may avail himself of the same.

No. 701G.—With reference to this office Notification No. 698G., dated the 5th April 1886, Mr. J. R. Tregear, Assistant Superintendent, Rajputana-Malwa Railway Police, is appointed to hold charge of the Office of Superintendent, Rajputana-Malwa Railway Police, in addition to his own duties, until further orders.

By Order,

HUGH DALY,

for 1st Asst. Agent to the Govr. Genl., Rajputana.

### CHIEF COMMISSIONER OF AJMERE-MERWARA.

### NOTIFICATION.

Abu, the 5th April 1886.

No. 343.—The Reverend T. E. F. Morton, Pastor, Methodist Episcopal Church, is licensed, under Section 6, Act XV of 1872, to solemnize marriages in the Merwara District.

By Order,

HUGH DALY,

for 1st Asst. to the Agent to the Govr. Genl., Rajputana.

### RAJPUTANA AGENCY, PUBLIC WORKS DEPARTMENT.

### NOTIFICATION.

Mount Abu, the 31st March 1886.

No. 793 S.—With the approval of the Government of India, Foreign Department, the Governor-General's Agent for Rajpu'ana is pleased to grant to Mr. H. H. Gahan, Executive Engineer of the Dholpore State, leave on medical certificate for eight months, under Sections 128 and 129 of the Civil Leave Code, Sixth Edition, with effect from the forenoon of the 10th April 1886.

Mr. Gahan is also granted subsidiary leave from the 1st to 9th April 1886, both days inclusive, under Section 136 of the Civil Leave Code.

By Order,

WM. G. CUMMING, Major, R.E.,

Offg. Secy. to the Agent to the Govr. Genl., Rajputana, in the P. W. Dept.

### RESIDENT IN MYSORE.

### NOTIFICATION.

Bangalore, the 2nd April 1886.

No. 835.—The provisions of Act XX of 1847 (regarding copy-right of books) and Act XXV of 1867 (for the regulation of Printing Presses and of Periodicals, for the preservation of copies of books printed in British India, and for the registration of such books) having been formally declared, under the authority of the Governor-General of India in Council, to apply to the Civil and Military Station of Bangalore, the fol-

lowing revised rules, in supersession of those contained in the Resident's Notification No. 14, dated 15th January 1885, are hereby prescribed by the Officiating Resident in Mysore under the promisions of Section 20 of the latter Act:—

- 1. One copy of every work printed or lithographed in the Civil and Military Station of Bangalore shall, under the provisions of Section 9 of Act XXV of 1867, be delivered by the printer to the Collector and District Magistrate of the Civil and Military Station of Bangalore, together with a memorandum containing the following particulars:—
  - (1) The title of the book and the contents of the title page, with a translation into English of such title and contents, when the same are not in the English language.
  - (2) The language in which the book is written:
  - (3) The name of the author, translator, or editor of the book or any part thereof,
  - (4) The subject;
  - (5) The place of printing and the place of publication;
  - (6) The name or firm of the printer and the name or firm of the publisher;
  - (7) The date of issue from the press or of the publication;
  - (8) The number of sheets, leaves, or pages;
- (9) The size;
- (10) The first, second, or other number of the edition;
- (11) The number of copies of which the edition consists;
- (12) Whether the book is printed or lithographed;
- (13) The price at which the book is sold to the public;
- (14) The name and residence of the proprietor of the copy-right or of any portion of such copy-right; and
- (15) The date on which the copy-right was registered.
- 2. On receipt of the copy of the work as well as of the prescribed memorandum, the Collector and District Magistrate shall give a receipt in writing for the copy so received and shall enter the particulars stated in such memorandum in a book to be kept in his office, entitled "Catalogue of books printed in the Civil and Military Station of Bangalore," and shall thereupon pay to the printer, on presentation of the usual bill, the bond fide sale price of the copy of the book described in the said memorandum.
- 3. In order to secure the copy-right of the work delivered, the proprietor may, in accordance with the last clause of Section 18 of Act XXV of 1867, pay the sum of two rupees to the Collector and District Magistrate, who will thereupon grant a receipt for the same and remit the amount to the Resident's Treasury.
- 4. Prosecution for infringement of the provisions of Act XXV of 1867 shall be instituted by such officer as the Resident may appoint in each case upon information received from the Collector and District Magistrate.
- 5. The Collector and District Magistrate shall, it the close of each quarter, furnish the Assist-

ant to the Resident in Mysore with a true extract from the catalogue of books kept by him under Rule 2 of this Notification, giving all the particulars regarding each book as specified in Rule I above, a note being made in the column of remarks stating briefly the nature or character of the work referred to. The Collector and District Magistrate shall retain the copy of the work supplied to him under Rule I of this Notification in his office in a special library.

6. The works registered during the quarter in the said catalogue shall be arranged in the quarterly extract referred to in the preceding rule in strict conformity with the instructions contained in the Resolution of the Government of India, Home Department, No. 1—462, dated 12th September 1882, and the quarterly extract shall be forwarded to the Assistant to the Resident in Mysore as soon as possible after the end of such quarter for publication in the Gazette of India, in accordance with the provisions of Section 19 of Act XXV of 1867

By Order,
J. H. NEWILL, Major,
Assistant to the Resident.

### DIRECTOR GENERAL OF RAILWAYS.

### NOTIFICATIONS.—ESTABLISHMENT.

Simla, the 1st April 1886.

No. 27.—In supersession of Director General of Railways' Notification No. 10, dated 15th February 1886, which is hereby cancelled, Mr. H. F. Storey, Superintending Engineer, Class II, temporary rank, is granted nine months' furlough to Europe, with the usual subsidiary leave from such date as he may be allowed to avail himself of it.

No. 28.—Mr. C. W. Hodson, Executive Engineer, 3rd Grade, is transferred, in the interests of the public service, from the Bilaspur-Etawah Railway to the Sind-Pishin State Railway, Northern Section.

### The 5th April 1886.

No. 29.—With reference to Public Works Department Notification No. 93. dated 5th April 1886, Mr. J. Elston, Executive Engineer, 3rd grade, is posted to the Bolan Railway.

F. S. STANTON, Colonel, R.E., Director General of Railways.

## DIRECTOR OF PUBLIC INSTRUCTION, BENGAL. •

### NOTICE.

In accordance with the Resolution of the Government of Bengal in the General Department, dated the 6th March 1886, published on page 541 of the Calcutta Gazette of the 31st of the same month, notice is hereby given that an Examination for the admission of female students to the Certificate Class of the Calcutta Medical College will be held in the tneatre of that

College on Tuesday, the 27th April 1886, and following days:-

Hours and Subjects of Examination. Tuesday-English Dictation, Grammar, and Composition and from 1 to 4 P.M.

Wednesday—History (of England and India)
• and Geography (General and of India in particular), from 1 to 4 P.M.

thmetic (the first four Rules, Vulgar and Decimal Fractions Thursday—Arithmetic and Proportion), from 1 to 4 P M.

Candidates must apply in writing to this Office not later than the 22nd of April for permission to appear at the Examination.

> CHARLES H. TAWNEY. Offg. Director of Public Instruction.

### YEARLY EXAMINATION FOR FOURTH GRADE ACCOUNTANTS.

The yearly examination of candidates for the 4th grade of Accountants, Public Works Department, will be held at the Government Engineering College, Seebpore, on Monday, June 7th, 1886, and following day, at 10 A. M. The examination will be conducted either at the College or by an Examiner, Public Works Accounts (including Railway and Telegraph), in Bengal, Assam, and Burmah only, as may be most convenient to the candidate.

All applications must be accompanied by a fee of R10, and must reach the undersigned on or before 6th May 1886

For further particulars apply to-

S. F. DOWNING,

Principal, Government Engineering College.

### Statement of Silver Balance in the Calcutta Mint for the week ending 7th April 1886.

Value of silver held in the Mint on account of the Currency De- partment on the evening of	R	R.
the 31st March 1886 Value of Government silver in the	6,88,460	1
Mint on the same date	6,47,881	12 20 213
App-		13.30.341
Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government	31,000	31,283
New coin paid to Reserve Treasury during the week.	2.4600	13,67,024
Petty items issued for miscella-	2,40,000	,
neous purposes	478	2,40,478
Balance on the evening of the 7th April 1886	•••	11,27,146
Silver held on account of the Currency Department Ditto ditto Government	5,24,106 6,03,040	
There is in addition awaiting assay— Bullion belonging to Private		11,27,146
Individuals . Ditto duto Government	8,63,871	8,03.871

A. W. BAIRD, Major, R.E.. Offg. Master of the Mint.

CALCUTTA MINT, The 8th April 1886.

### CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Note: in his possession, or claiming a right to them, is warned to communicate at once with the under signed :-

### Lahore Circle.

Value.

NOTES WHOLLY LOST OR DESTROYED.

Name of Claimant. R 50 Sarni Mul, Sub-Divisiona Cherk, North-West Frontier Road Division, Public Works Department, Bunnu. 50 Mr. P. D'Så, Guard, North Western Railway, Jhelum. . F 19-91540\* . . E 10-28332+ .

- † Belonging to Agency No. 1, Rawalpindi.
- \* Belonging to Agency No. 3, Umbalia.

LAHORE.

Regr. No. No. of Note.

The 3rd April 1886.

W. H. FGERTON.

for Deputy Commissioner of Currency.

### Madras Circle.

NOTES WHOLLY LOST OR DESTROYED.

Regr. No. No. of Notes. Value. Name of Claimant. 50 O. R. S. Doraiswamy Chetty. Pondicherry. 50 T. B. Vasudeva Shastri, Trichinopoly. . B 83-37985 . . B 78-90419 FORT ST. GEORGE,

The 29th March 1886.

C. HALL, Chief Superintendent, In charge of Paper Currency Dept.

### POST OFFICE.

### NOTIFICATIONS.

Unclaimed letters held in the Calcutta General Post Office on 6th April 1886.

Middleton, P. ). S Richardson, E. M

Stevens, R. H.

. \_\_\_\_\_

Waddell, M.

Letters marked " Care of Post Office."

Aman, A
Armstrong, P.
Rolgarne, L
Beartie, M. H.
Be unchamp, A.
Hegbie, Miss C.
Biaker, Mr.
Bose, P. N.
Bowers, S.
F. R. Bowers, S.
B. R.
Butler, T.
Capel, Lt.-Col.
C. B. H.
Chelton, H.
Clark, James
Clarke, F. G.
Crowford, J.
\*\*Dec.\*\* Crawford, J.

"Det "
Derham, Henry,
Derham, Henry,
Derham, H. T.
Diskie, Capt J. E.
Dimmock, Lassil,
Dodd, C. B. N.
Dowling, D. O. A.
Dukes, Mrs.
Dundas, Mrs.
Dundas, Mrs.
Dundas, Mrs.
Laston, Percy H.
Ellis, Mrs. Jus.
Easton, Percy H.
Ellis, Mrs. Jus.
Entwiste, R.
Fer, Lt. Col.
Flinsch, Ferdinand,
Freise, C.
Gidbert, Mrs. M.
Gidmour, Capt. D. C.
Godfrey, J. B.
Grant, Mrs. M.

Grant, Mrs. D. St.
John
Griffiths, Norris
Groseman, Sig L.
Crun, Otto
Guerrier, H. J.
Harrison, Dr. J. E.
Heath, Mrs.
Highles, Capt.
Jefferson, J. J. D.
Jolenberg, S.
Kelly, Miss G.
K. T. M.
Kirkbride, J.
Lamprey, J. H.
Lea, Jay.
Lemattre, A.
Lloyd, E. L.
M. O.
MacDoug dl, D.
McDonald, Miss.
McL aughlin, John.
Manteld, J. J.
Marshall, Hon, Mrs.
Geo.
Martin, H.
May, J. A. Grant, Mrs. D. St. Marshan, H. May, J. A. May, J. A. Me'vil, H. Minarth, Mr. Moore, W. Nellie, Miss N. Norville, Miss N. Norville, Miss A. L. Page, George Parker, Mrs. A. H. Parker, Fred. Percy, A. Peterson, Dr. Geo.

Office."

Phillips, W. G. St. V. P. Imps, Henry.
Pike, H. R. Pinkerton, William, Preston, R. C. Campbell.
Pyle, Mrs. C. I. Reec., Mrs. A. R.ce., W. G. L. Rubardson, H. W. Robinson, E. A. Robinson, W. Salten, Miss M. Sharpe, Cayle A. Shaw, H. J. Simpson, Percy. Skine, Major.
Smadwood, Geo. Smart, Mrs. R. V. Speer, A. E. Stantsbaus, Waster.
Strandergh, A. Stone, Mrs. T. Storey, A. Stone, Mrs. R. Swengler, Mrs. G. Thorpe, Sydney Tooms, Charles, Transthy, Hern. J. Ven. Trun, Capt. I. Walker, G. A. Walker, P. C. Webster, T. L. Wilson, Mrs. Mark., Wood, Tempest.
Zaff, Cori.

### Registered Letters.

Dillon, J. C. Godfrey, J. B. Guerner, H. J. Nilson, Mrs.

Peterson, A. Koss, A. Steruzilies, David. Sternbergh, M. Whaha, Mrs. Woods, Jr

### Unclaimed Letters held in the Barrackpore Post Office on the 5th April 1886.

nikary, Bepin Behari, Fagan, H. R.
Arrakiel, M.
Bissull, Miss.
Campbell, Lady.
Chater, L.
Bert, H.
Behari, Fagan, H. R.
Gordon, L.
Hadgkins, Mr.
Chater, L.
Behart, H. Campbell, Lady, Chater, L Crawley, Mrs. P. G Dulglish, G. R.

Hay, Mrs. Jones, G. V.

Kelly, P. Pearsen, Revd. A. C. Thomas, Myor C. F. Thomas, Mrs. M. J. Woon, Lt. J. B., 40th Regt Wyali, Mrs. H. B.

E. HUTTON. Presidency Postnuster, Calcutta.

### Calcutta, the 10th April 1886. SEA AND FOREIGN MAILS.

	·;	
Foreign Mails for	Date of closing at Calcutta	Per Steamer
Madras and Ceylon	1886	<b>{</b>
Colombo, Penang, Singapore, Hong-Kong, Shanghat, Yokohama, and Australian	77th April	P & O. Str.
Foreign Mails rad Bombay	13th ,,	From Bon bay.
Ditto Book Post and Pattern Packets .	rith ,	From Bem av. *
	12th	From B mbay,
Akyah, Kyouk Phyoo, Sp ndoway and Ran-	14th ,,	SAT. Penta +
Straits and Hong-Kong	tath s,	Str R. L.
and troughteening	aoth "	Sti Wir ng.
		-

\* Also for Cape of Good Hope and Natal through Unite Kingdom in be forwarded

Also for cape or cross frope and issue consign contact suggests and be forwarded.

† Also for Port Blair can be sent by this opportunity.

\*\*NB - The letter-box will cose at / it precisely, after which hour foreign letters, tally prepaid and bearing in extra postage-d timp of four 4) annas on each cover, will be received up to 7-30 (18).

3 HUTTON, Presidency Post Ma fer.

### **GOVERNMENT CINCHONA** FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin,  $R_{\mathcal{I}}$ -8, per eight-ounce tin, R8-8, per pound fin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, \$85-8; per eight-ounce tin,  $R_{IO}$ - $\delta$ ; per pound tin,  $R_{2O}$ . This medicine i4 also sold by the principal European and Native druggists in Calcutta Postage, eight annas per four and eight-ounce tins, and twelve annes per pound tin, in addition · to the foregoing rates.

# گورنمنت سبكونا فبري فيوج

یهه دوا کوئینائین کا خوب قائم مقام هی اور کلکته کے ہوتانکل کارتن یعنے کیپنی باغ کے سپرنٹنڈنگ صاحب سے ھوایک مقازم سرکاری واسطے سرکاری کام۔ اور خیرات کے اور سواے اوقکے جر کرئی ایک مشت بیس پونق غرید لینے ہے بقیمت ثقد حسب

رنے فیل خوید کرسکتے هیں یعنے ترج جار اونس کے تھیں کا بار روبهم آثهم أنه ; آثهم اونس في بين كا أثَّهم روبيم أثهم أنه ; یک پرنڈ کے ثین کا سولد روپید آثمہ آند '

اور موام الناس بوقائكك كارةن يعنى كميني باغ كے سپرنٹئنڈنی صاحب سے بقیست نقد حسب نرخ فیل خرید کوسکتے ھیں یعنے نوخ جار اونس ٹین کا پانچ روپید آتھد آند ; آتُهم اونس نے ثین کا دس روپید آتھم آنہ ; ایک پوند کے ثین کا

یہے دول کلکتہ کے بڑے بڑے ولایتی اور دیسی دوا حائونمیں پکتي هي ماسواے تيمت مذكورة بالاً بے ماصول قاک جار اور آتھے ارنس کے ثین کا آٹھے آنے ; اور ایک پوند کے د<sub>ه</sub> کا پاره آنه '

### CRYSTALLYNE CINCHONA FEBRIFUGE. 🚅

A new and improved preparation made at the Government Factory from Red Cinchona Bark This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Garden, Scebpore, near Calcutta, for cash only, at the following rates . per four-ounce tin, R6-8; per eight-ounce tin, R12-8; per pound tin, R24. The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin, R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing rates

## كرستلبن سنكونا دوائي سخار '

لال سلكونا بارک کی ایک نگې اور عمده دوا 'ورامنت هاکدري مدن بيار هولي هي معمولي آب صاف کي هولي دوالي بخار سے کوبین کے لئے بہہ بہت حوب قائم معام می اور سبب پور منصل کلنته کے بونائنل کارڈن بعنی کمینی باغ کے سرائنداث صاحب سے مرائک علازم سرکاری کام اور حدرات ے لئے اور وہ لوگ جو انگ مشت ابیس پوند اس آس بهار سے حرید سکتے میں بعد جار آراس کے اس کا مهد روسه أَثْهِهُ آنه ; أَنَّهِهُ آونس كُ نَبِن لَا بَارَهُ رَوْيِيهُ آنَهِهُ آنه ; اور ابك يوند ے ثبی کا چوہنس روہنہ—

ے ہیں کی بیروسی رہے۔ اور عام لوگوں کو ہوٹائکل کارڈن بعدے کمپدی ناغ کے سپریٹیڈنٹ صاحب سے بقد اس بھاو پر مل سکتا ھی یعدے چَار أرنس نبن كا آنهم روپيه آنهه أنه ; آنهه أرس عي ثبن كا سُولُه روبِنه آنهه آنه اور ابک پوت نین ۱ بنیس ۳۳ روبیه یهه دوا علكته ك بوي بوي ولايتي أور ديسي دواخانون مبن بهي 

### METEOROLOGICAL PUBLICATIONS FOR SALE.

At the Meteorological Office, No. 5, Russell Street; also at Messrs. Thacker, Spink & Co., or at Messrs. Brown & Co., at the prices specified below:

Report on the Meteorology of India in 1875, 4to, 89 pages text, 297 pages tables, 3 charts. R8.

Report on the Meteorology of India in 1876, 4to, 97 pages text, 340 pages tables, 3 charts. RS

Report on the Meteorology of India in 1877, 4to, 103 pages text, 375 pages tables, 3 charts. RS.

Report on the Meteorology of India in 1882, 4to, 152 pages text, 208 pages tables, 8 charts. 128

Report on the Meteorology of India in 1883, 4to, 150 pages text, 307 pages tables, 9 charts. KS.

Indian Meteorological Memoirs, Vol. 1, Part 1, 4to, 118 pages, 9 plates. K2-8.

Indian Meteorological Memoirs, Vol. I, Part II, 4to, 63 pages, 4 plates. R1-8.

Indian Meteorological Memoirs, Vol. I, Part III, 4to, 86 pages, 2 plates. R1-8 Indian Meteorological Memoirs, Vol. I, Part IV, 4to, 62

pages, 8 plates. Ki-S Indian Meteorological Memoirs, Vol. 1. Part V. 4to, 57 pages, 10 plates. R1-8.

Indian Meteorological Memoirs, Vol. I, Part VI, 4to, 62

pages. R1-8,

Indian Meteorological Memoirs, Vol. II, Part I. 4to. 78 pages, o plates.

Indian Meteorological Memoirs, Vol. II, Part II 4to, 69 pages, 9 plates. K1-8.

Indian Meteorological Memoirs, Vol. II. Part III, 4to, 68 pages, 3 plates. R1-8.

Indian Meteorological Memoirs, Vol. 11, Part IV, 4to, 232

pages, 7 plates. R3.

Report on the Vizagapatam and Backergunge Cyclones,
October 1876, 4to 87 pages, 4 plates R2.

Report on the Madras Cyclone of May 1877, 4to, 117 pages toxt, 97 pages tables. 5 plates. K2-S.

Rainfall Chart of India showing the average annual distribution of rainfall (in colours). Sa.

Rainfall Map of India (in two sheets, scale 64 miles to one inch), showing the annual distribution of rainfall (in colours). R5

Register of Original Observations of six stations in India for each of the years 1879 to 1884, corrected and reduced 1 ach year, \$2-8

The Indian Meteorologist's Vade Mecum, Part I [Instructions to Observers).

The Indian Meteorologist's Vade Mecum, Part II [The Meteorology of India

Tables for the Reduction of Meteorological Observations in India. K2.

HENRY F. BLANFORD.

Meteorological Reporter to the Government of India.

### THE INDIAN LAW REPORTS.

PUBLISHED UNDER AUTHORITY.

PUBLISHED UNDER AUTHORITY.

The Indian Law Reports, published under the authority of the Governor General in Council, appear in monthly parts, published as scor as possible after the first of each month, at Calcutta, Madras, Bombay, and Allahabad, and comprise four series,—one for the Calcutta High Court, a second for the Madras High Court, a third for the Bombay High Court, and a fourth for the Allahabad High Court. The cases heard by the Privy Council on appeal from each High Court are reported in the series for that High Court. Cases heard by the Privy Council on appeal from Provinces in India not subject to any High Court are reported in the Calcutta Series.

The Calcutta Series is distributed by the Bengal Secretariat: the

The Calcutta Series is distributed by the Bengal Secretariat; the copies for subscribers registered by Messis. Thacker, Spink & Co, are distributed by that firm; and the Madras, Bombay and Allahabad Series are distributed direct from Madras, Bombay, and Allahabad respectively.

In supersession of previous advertisements, on and from the 1st January, 1885, the terms of subscription and sair will be as follows:—

A contraction and a second of the contraction of th

	Lerms of subscription, payable annu-	aı.	ty in t	ાવજન	nce	•	
For t	he complete Series, Including postage		Witho	mt		K22 Wi	
			posta	e.		post	ave
For	the Calcutta Series		Kio			kız	8
••	each of the Madras, Bombay and Allahabad Series		,, 6	o		,, 7	0
**	a part of the Calcutta Series purchased separately inclusive of postage in India.		•••			,, 2	n
**	a part of the Madras, Bombay and Allahabad Series purchased	•	•••			., -	•
	separately inclusive of postage						_

Persons desiring to subscribe for, or purchase, the Reports should apply to-

Messrs. Thacker, Spink & Co., Calcutta.

- Thacker & Co., Bombay.
- Higginbotham & Co., Madras. ,,

The Government Central Book Depôt, Bombay.

- ,, Curator of Government Books, North-Western Provinces and Outh.
- Superintendent of Government Printing, Bengal.

Orders and subscriptions for 1885 should be at once remitted.

#### NOTICE.

Indian Law Reports.

Advertisements will be received for publication on the wrappers of the Indian Law Report, Calcutta Series, by the Calcutta Central Press Company, "I mited," 5 - 1, Council House Street, at the following rates, payable in advance :-

	-		()ne	Half	Quar ter
			porc.	page.	page.
For one issue			. k 15	Rio	Кó
, three issues			40	,,25	,,14
, SIX ,,			. ,, 70	40	,,25
twelve		_	. ,,110	70	45

At these rates the advertisers will have the option of changing their advertisements in each issue.

### THE BENGAL LAW REPORTS.

A few sets of the Bengal Law Reports (Volumes 1 to 15) are available at Messrs. Thacker, Spink & Co., Calcutta, at \$375 a

A Manual of Reference to the Examinations in Oriental languages, with the latest orders of Government, and specimen papers of the various standards. By Lieutenant-Colonel H. S. JACRETT. New Edition 84.
Apply to the Librarian, 17, Elysum Row

For sale in Raiputana to Oficers stationed there

Moore's Manual of Family Medicine for India, 4th Edition. Price-

To Government Officers (except those mentioned below) and to the public at large, K4.

To all Officers employed in Government Departments who are in receipt of salaries under K500 per mensem, on a certin-cate being furnished declaring that the book is to be pur-chased only for the personal use of the officer. R3 (8a)

A Manual of Tibetan, being a Guide to the Colloquial Speech of Tibet, in a series of progressive Exercises of Major I H. Lewin, F.R. o.S., of the Bengal Staff Corps. late Deputy Commissioner of Darjeeling. Ro (3a.) Copies are to be had at the Office of the Director of Public Instruction.

Annual Statement of the Seaborne Trade and Navigation of the Bengal Presidency and of its Chief Port (Calcutta) and each of its Subordinate Ports (Chittagong, Ballasore, Cuttack, Pooree, and Naraingunge). Volumes I and II. Price R20 tot. 1884-85. Published at the Calcutta Custom House. Previous years' volumes can also be obtained at the same price.

### BOOKS AND PUBLICATIONS

FOR SALE BY THE

### SUPERINTENDENT OF GOVERNMENT PRINTING, BENGAL

WRITERS' BUILDINGS, CALCUTTA!

NOTICE .- Books required for private use only can be purchased. Applications should be accompanied by a remittance, unless it is wished that the books should be sent by value-payable post, in which case, besides the ordinary postage, an additional charge will be made for registration and commission.

```
Books required for the public service should be obtained
through the Heads of Departments.
```

230 The amounts within parenthesis are for parking and pastuge.

GENERAL DEPARTMENT.
Report of the Director of Public Instruction for 1884-85

R2 (4a.)
Code of Regulations for European Schools in Bengal for

1884-86. Rt (10.06.)
Bengal Administration Report for 1884-85. R6 (100.)

Map of Bengal, 1873. R2 (2a)
Ditto 1874 75. R2 (2a)
Seven Grammars of the Dialects and Sub-Dialects of the

Seven Grammars of the Dialects and Sub-Dialects of the Behari Language By G A Grierson, C.S.

Part I.—Introduction.
Part II.—Bhoppuri Dialect.
Part III.—Magadhi Dialect.
Part IV.—Maithi Bhoipuri Dialect.
Part V.—South Maithi Dialect.
Part V.—South Maithi Dialect.
Rieg (2a.) cach.
Rules under the Inland Emigration Act I of 1882 8a. (3a.)

Annual Report on Inland Emigration for 1884 R1 (3)

#### MARINE.

Abstract of the Rules of the Road at Sea in Tamil. Ri

Ditto ditto Ditto ditto in Telegu. Ri (1a 6p)
The Bengal Pilot's Code of Signals. R3 (2a, 6p.)

### FINANCIAL DEPARTMENT.

Report of the Excise Commission, 1883-84. Vols I and II. 88 (8a.)

Bengal Census Report, 1881. R16 (Rt-14)
Report on the Dyes and Tans of Bengal. By H W M'CANN, M A., D.S. (Full bound, cloth. R2-8 (3a 1b)

Family Medicine for India. Fourth Edition. By Serges Major Moore. Super-royal 8vo, full cloth. K4 (6a.) to Government Officers and to the public at large, K3 (ba) to Government Officers on receipt of salaries under K2- pct mensem, on their certuying that the book is to be pure used for their personal use.

Papers regarding the Tea Industry in Bengal. R3 (3a) Census of Calcutta and its Suburbs 1881. R4 (4a)
Report on the Internal Trade of Bengal for 1870 77 to 1883-84. R6 (8a.) each
Report on the River-borne Traffic of the Lower Provinces of Bengal and on the Inland Trade of Calcutta for 1884-84. R6 (8a.)

Report on the Cultivation of and Trade in Gasia in Daniel

Report on the Cultivation of, and Trade in, Ganja in Bengal. R1-8 (2a.)

Ditto ditto in Jute. R8 (7a)

Report on the Food-grain Supply and Statistical Review of the Relief Operations in the distressed districts of Behar and Bengal during the Famine of 1873-74.

By A. P. MACDONNETT, of the Bengal Civil Service. K3-8 (6a.)

Prices of Food-grains, Firewood, and Salt in Bengal, from 1866 to 1878. R2 (3a.)

A Statistical Account of Bengal. By W W HUNTER, B.A., LL.D., Director-General of Statistics to the Government of India. Statistical Account of Bengal. By W. W. FIUNTER, B.A., LL.D., Director-General of Statistics to the Government of India.

Vol. I. 24-Pergunnahs and Sunderbuns.

Vol. II. Madiya and Jessor.

Vol. III. Midhapur, Hugh, and Howrah.

Vol. V. Bardwan, Bankura and Burbhum.

Vol. V. Dacia, Fakarganj, Fandpur and Maimansing.

Vol. VII. Maldah, Kangpur and Dinagepur.

Vol. VII. Maldah, Kangpur and Dinagepur.

Vol. VIII. Rajshahi and Bogra.

Vol. VIII. Murshidabad and Pabna.

Vol. XI. Patna and Shanabad.

Vol. XII. Tirhut and Champaran.

Vol. XIII. Tirhut and Champaran.

Vol. XIV. Monghyr and Furman.

Vol. XVII. Singbhum, Iributary States, and Manbhum.

Vol. XVIII. Cuttack and Balasor.

Vol. XIX. Puri and Tributary States of Orissa.

Vol. XX. Fisheries and Botany of Bengal, with General Index.

Vol. XX. General Index only.

XX. General Index only.

Vol Frice per volume, £4 (5a.)

### JUDICIAL.

Nivil Suits, 1880 2a. (1a.)

 $(\frac{1}{2}a.)$  Rules and Notifications under the Arms Act, in Benga i.

28. (1a.) Vitto

Urya. 24. (14.) Urdu. 24. (14.) **Jitto** 

### PUBLIC WORKS DEPARTMENT.

The Safe Use of Steam, in Bengali. 2a. (\$a.)

Distribution Return of Officers and Subordinates employ, d under District Road Cess Committees. Corrected up to 1st January 1886. 2a. (ja.) 
List of Officers of the Public Works Department, Bengal. Corrected up to 1st January 1886. 6a. (1a 6p.)

Memoranda on the System of Brick-making at Akra. By A. G. BREMNER, Assistant Engineer. K3 (4a.)

### APPOINTMENT DEPARTMENT.

The Quarterly Civil List for Bengal, corrected up to 1st January 1886. R3 (4a.)

#### REVENUE.

Rules under the Bengal Tenancy Act in English. 2a. (ta. Rules under the Bengal Tenancy Act in Bengali. 2a. (1a.) Rules under the Bengal Act in Hindi. 2a (ha.)

Official Report of the Calcutta International Exhibition, 1883-84. Vols. I and II.

In tull vellum, R6-8 (R1-2.) In tull cloth, R5-12 (R1-2.)

Bihar Peasant Life. Illustrated. By G A GRIERSON, Esq. B. C. S. R. (8a.)

Certificate Procedure, 1885. 8a. (1a 6b.)

Rules for the Guidance of Officers in the administration of the Salt Department.  $R_{1-4}(3a.)$ 

Board's Rules, or Rules for the guidance of Officers engaged in the administration of the Revenue Department in the Lower Provinces of Bengal. Vois I and II. R<sub>1</sub> (sa.) and R<sub>3</sub> (sa.) Interleaved copies, R<sub>5</sub> (8a.) and R<sub>3</sub>-5 (8a.) respectively. Printed slips containing alterations and additions will be available to purchasers monthly at R<sub>2</sub>-see annum in bother nustages.

per arnum, including postage.

Bengali Translation of the Revised Salt Manual. 4a (6p) Bengal Embankment Manual. R2 With Map. R3 (4n) Memorandum on the Revenue History of Chittagong. By H. I. S. COLTON, C.S. h2-1 (14.4.)

Village Directory of the Presidency of Bengal-

I Burdwan,
H. Bankura,
HI Beetishoom
IV, Midnapore,
V. Hooghly
VI Howrah,
VII 2)-Pergunnahs,
VIII, Khoolna,
X. Lesson Vol. Vol. Vol. Vol. Vol. Vol. Vol.

Vol. Vol. Vol. Vol. Vol. Vol.

Vol. Vol. Vol.

Vol. Vol

Vol. Vol. Vol. Vol.

Vol.

I. VIII. Khoolna.
I. X. Jessott.
I. XI. Moorshedabad.
I. XII. Dinagepore.
I. XIII. Raishahi.
I. XV. Bogra.
I. XVI. Pubna.
I. XVI. Pubna.
I. XVII. Darjeeling.
I. XVIII. Lilpingore.
I. XVIII. Lilpingore.
I. XVIII. Dacca.
I. XIX. Dacca.
I. XX. Furrecipore.
I. XXII. Backerpunge.
I. XXII. Tipperah.
I. XXIV. Noakhali.
I. XXV. Chittagony District and Chittagony Hall Vol. Tracis

Vol. XXVI. Patna.
Vol. XXVI. Oya.
Vol. XXII. Oya.
Vol. XXIX. Durbhanga.
Vol. XXX. Mozufferpore.
Vol. XXXIII. Monghyr.
Vol. XXXIV. Purn ali.
Vol. XXXIX. Balasore.
Vol. XXIII. Lohardagga.

Ki-S each (2a.) per copy

### MISCELLANEOUS.

Reports on the Effects of Artificial Respiration, Intravenous lajection of Ammouia, and Administration of various Drugs,&c., in India and Australian Snakepoisons. R3 (4a)

A Report on the District of Jessore: its Autiquities, its History and its Commerce. By J. WESTLAND, Esq., C.S. R3 (3a)

Report of the Vizagapatam and Backergunge Cyclones of October 1870. R3 (4a)

Winds of Northern India. R: (2a)

Manual of Materia Medica, in Urdu. Ey Shaik Akbar ALLY, Sa. (La.)
Buddha Gaya, the Hermitage of Sakya Muni R30 (R1-4

Further Notes on the Rungpore Records, Voi II By E. C. CLEZIER, C.S. & (20.2)
Selection of Papers regarding the Hill Tracts between Assam and Burma and on the Upper Brahmapooter. 

85 (40.2)
Descriptive Ethnology of Bangal By Calonal Russian

Descriptive Ethnology of Bengal. By Colonel Edward IULIE DALION.

Bound comes

Unbound copies



# The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 10, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

### PART III.

Advertisements and Notices by Private Individuals and Corporations.

### BRITISH BURMA.

NOTICE.

DEPUTY COMMISSIONER'S COURT, DISTRICT THONEGWA.

The 4th February 1886.

CIVIL SIDE MISCELLANEOUS CASE No. 4 OF 1885.

IN THE MATTER OF THE ESTATE OF G. J. ROBERTS, DECEASED.

Whereas G. J. Roberts, late Manager, Government Tobacco Plantation, Maubin, Thonegwa District, died intestate on the 5th January 1885 Notice in pursuance of the 7th Section of Regulation V of 1799 is hereby given to all persons claiming to have any interest in the property and credits of the said G. J. Roberts, deceased.

to appear in the said matter (if they think fit so to do) either personally or by a duly authorized agent, on the 15th May 1886, when the Court will proceed upon all the claims and pronounce judgment in the matter.

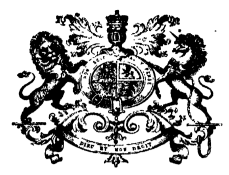
Dated Maubin, the 6th February 1886.

W. W. PEMBERTON,
District Judge, Thoneywa.

### NOTICE.

The business heretofore carried on by my late father at No. 59, Ezra Street, in the City of Calcutta, under the style or firm of E. D. J. Ezra, will from this date be carried on by myself under the firm and style of E. D. J. Ezra & Co.

J. E. D. EZRA.



### The Gazette of India.

PUBLISHED EY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 17, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

### PART II.

Notifications by High Court, Comptroller General, &c.

### GAZETTE OF INDIA.

### NOTICE.

The 15th March 1886.

\* From the 10th April next, till further notice, Parts I, IV, and V of the Gasette of India, and the Weather and Crop Reports, will be published at Simla. After the 3rd April, all Notifications and other matter intended for publication in those Parts, should be addressed to the Officiating Publisher, at Simla.

						R	a.	p.
Subscriptio	n for (	Gasel	te and	l Supp	le-			
ment per	annu	m.		•	•	15	О	O
Postage		•		•		5	8	O
Subscriptio	n for S	Supp	lemen	t only		6	O	O
Postage.		•		•		3	O	0
For a single	e copy	of th	ne Gas	ette		O	8	U
For a single	e copy	of th	ne Sup	pleme	nt		4	O
Postage on	single	copi	ies vai	ries ac	cord	ling	to	weight.

Parts IV and V of the Gazette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the Gasette should be forwarded within a week after the day on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,
Publisher, Gazette of India.

### SURVEY OF INDIA-REVENUE BRANCH.

### NOTIFICATION.

Calcutta, the 16th April 1886.

No. 2.—Mr J. A. Higgs, Assistant Surveyor, and Grade, is granted privilege leave for three months, with effect from such date as his immediate superior may be able to spare his services

J. SCONCE, Colonel, S.C.,

Depy. Surveyor General,
In charge Revenue Branch, Survey of India.

### SURVEY OF INDIA—TRIGONOME-TRICAL BRANCH.

### NOTIFICATION

· Dehra Dun, the 13th April 1886.

No. 3.—Mr J. A. May, Surveyor, 1st Grade, is granted privilege leave for two months, under the provisious of Section 138, Chapter X, of the Civil Leave Code, with effect from the forenoon of the 6th April 1885.

C. T. HAIG, Colonel, R.E.,

Offg. Depv. Surveyor General, In charge Trigonometrical Surveys.

### AGENT TO THE GOVERNOR GENERAL, BELUCHISTAN, P. W. D.

### NOTIFICATION.

Quetta, the 9th April 1886.

No. 70.—Babu Aghorenath Mookerjee, Assistant Engineer, 1st Grade, transferred temporarily to Beluchistan, reported his arrival at Sibi on the forenoon of 22nd March 1880, and is attached temporarily to the Office of the Superintending Engineer

A. C. BIGG-WITHER,

Joint Secy. to Agent to the Govr. Genl, Beluchistan, P. W. D.

### AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

### NOTIFICATIONS.

Indore Residency, the 6th April 1886.

No. 1262.—In pursuance of Foreign Department Notification No. 445 G. of the 8th March 1886, Surgeon-Major D. F. Keegan, M.D., made over to Surgeon-Major R. Caldecott the charge of the Office of Residency Surgeon, Indore, and Civil Administrative Medical Officer in Central India, on the afternoon of the 27th idem.

### The 8th April 1886.

No. 1330.—In pursuance of this Office Notification No. 867 of the 12th March 1886, and Foreign Department Notification No. 543 G., dated the 18th idem, Lieutenant Colonel C. Grant availed himself of the three months' privilege leave, making over charge of the Office of Cantonment Magistrate, Neemuch, to Colonel H. M. B. Burlton, on'the afternoon of the 29th ultimo.

By Order,

F. L. PETRE.

ist Asst. Agent to the Govr. Genl. for Central India.

### AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

### NOTIFICATIONS.

Abu, the 7th April 1886.

No. 719 G.—Captain G. A. Collins, Adjutant of the Meywar Bhil Corps, is granted ninety days' privilege leave, with effect from the 15th April 1886, or such subsequent date as he may avail himself of the same.

No. 723 G.—Third Class Hospital Assistant Hushmut Ally was transferred from the Rajputana-Malwa Railway and placed on the Reserve List of Hospital Assistants for Government employment, with effect from the 9th February 1880.

No. 724 G.—Third Class Hospital Assistant Hushmut Ally, of the Government Reserve List of Rospital Assistants, has been transferred to the Reserve List of Hospital Assistants for Native States, with effect from the 1st March 1886.

### The 8th April 1886.

No. 735 G.—Lieutenant G. H. J. Moore, Adjutant, Merwara Battalion, having returned to duty on the 29th March 1880 from the privilege leave grant d him in this Office Notification No. 310 G., dated the 20th February 1886, the unexpired portion of his leave is hereby cancelled.

No. 745 G.—With reference to Foreign Department Notification No. 656 G., dated the 23rd of March 1886, Lieutenant C. M. Crawford joined his appointment as Officiating Wing Officer, on probation, Meywar Bhil Corps, on the 1st of April 1886.

### The 10th April 1886.

No. 759 G.—With reference to Foreign Department Notification No. 695 G, dated the 30th of March 1886, Lieutenant-Colonel J. Biddulph took over charge of the Harowtee and Tonk Political Agency from Lieutenant-Colonel W. J. W. Muir on the forenoon of the 1st of April 1886.

No. 763 G.—With reference to Foreign Department Notification No. 678 G., dated the 29th of March 1886, Lieutenant-Colonel H. P. Peacock took over charge of the Western Rajputana States Residency from Colonel P. W. Powlett on the forenoon of the 5th April 1886

By Order,

### HUGH DALY,

for 1st Asst. Agent to the Govr. Genl., Rajputana.

### RAJPUTANA AGENCY, PUBLIC WORKS DEPARTMENT.

### NOTIFICATION.

Mount Abu, the 13th April 1886.

No. 928 S.—The leave on medical certificate for eight months granted to Mr. H. H. Gahan, Executive Engineer, in this Department Notification No 793 S, dated the 31st March 1886,

will have effect from the forenoon of the 16th April 1886.

The subsidiary leave granted by the same Notification will be from from the 6th to the 15th April 1886, both days inclusive.

### By Order,

S. S. JACOB, Lieut.-Colonel, Offg. Secy. to the Agent to the Govr. Genl., Rajputana, in the P. W. Dept.

### CHIEF COMMISSIONER OF AJMERE-MERWARA.

### NOTIFICATION.

Abu, the 13th April 1886

No. 363-593.— In continuation of this Office Notification No 86-503, dated 2/th January 1886, it is hereby notified that the Summer Vacation of the Ajmere Government College will commence on the 26th April and terminate on the 1st July 1886.

### By Order,

### HUGH DALY,

for 1st Asst. to the Agent to the Govr. Genl., Rajputana.

### RESIDENT IN MYSORE.

### NOTIFICATIONS.

Bangalore, the 10th April 1886.

No. 957.—Mr. 11 Hudson made over charge and Mr. Venkatavarada Tyengar, B.A., M.L., assumed charge (as a temporary measure) of the Offices of the Inspector General of Registration and Registrar of Companies in the Civil and Military Station of Baugalore, on the forenoon of Thursday, the 1st April 1886.

No. 959.—In supersession of the Notification of the Resident in Mysore, No. 6, dated the 20th June 1882, the Officiating Resident in Mysore is pleased, under the provision of Section 4 of the Indian Registration Act (III of 1877) to appoint the Assistant to the Resident in Mysore for the time being to be Inspector General of Registration for the Civil and Military Station of Bangalore, with effect from the 15th April 1886.

By Order, •

E. P. MALTBY, Major, Offg. Assistant to the Resident.

### DIRECTOR GENERAL OF RAILWAYS.

NOTIFICATIONS.—ESTABLISHMENT.

Simla, the 6th April 1886.

No. 30.—Mr. W. Drew, Assistant Engineer, 1st Grade, is granted, under Volume I, Chapter II, Section ii, paragraph 27, of the Public Works Department Code, three months' language leave, with effect from such day, as he may be allowed to avail himself of the same.

### The 9th April 1886.

No. 31.—Mr. F. D. Fowler, Assistant Engineer, 1st Grade, passed the Departmental Standard Examination in Hindustani as laid down in Public Works Department Code, Chapter II, Section i, paragraph 21, on 22nd March 1886.

No. 32.—Mr. F. J. Pope, Assistant Engineer, 1st Grade, passed the Departmental Standard Examination in Hindustani as prescribed in Public Works Department Code, Chapter II, Section i, paragraph 21, on 17th March 1886.

F. S. STANTON, Colonel, R.E., Director General of Railways.

### EASTERN BENGAL STATE RAILWAY.

### NOTIFICATION.

Calcutta, the 14th April 1886.

No. 1.—Mr. C. F. Chadburn, Deputy Traffic Superintendent, Chitpur, has been granted leave on medical certificate under Section 128 of the Civil Leave Code, 6th edition, for twelve months, with effect from 20th November 1885.

G. F. O. BOUGHEY, Major, R.E.,

Manager,

Eastern Bengal State Railway.

### NORTH-WESTERN RAILWAY.

### NOTIFICATION

The 5th .1pril 1886.

No. 3.—Mr. H. T. Ferguson, Deputy Locomotive Superintendent, Class I, Grade III, of the Superior Revenue Establishment, attached to Punjab Section of the North-Western Railway, has been granted six months' leave on private affairs to England, with the usual subsidiary leave, with effect from 20th April 1880, or from such date as he may avail himself of it.

L. CONWAY-GORDON,

Manager, North-Western Railway.

### YEARLY EXAMINATION FOR FOURTH GRADE ACCOUNTANTS.

The yearly examination of candidates for the 4th grade of Accountants, Public Works Department, will be held at the Government Engineering College, Seebpore, on Monday, June 7th, 1886, and following day, at 10 A. M. The examination will be conducted either at the College or by an Examiner, Public Works Accounts (including Railway and Telegraph), in Bengal, Assam, and Burmah only, as may be most convenient to the candidate.

All applications must be accompanied by a fee of R10, and must reach the undersigned on or before 6th May 1880

For further particulars apply to -

S. F. DOWNING,

Principal, Government Engineering College.

### EXAMINER OF MEDICAL AND FUND ACCOUNTS.

Statement of unclaimed sums deposited since the year 1842 with the Bengal Military Orphan Fund in trust for Soldiers' Children, exclusive of those of minors who have not attained the age of 21.

Date of Deposit.	Name and Rank of Father.	Corps.	Names of Children.	Amount
				R a. 1
eb. , 1842 .	McCarthy,—, Qr. Mt Sergt Nowlan, L. Farrier Sergt	4th Troop, 2nd B. H. A.	John	112 9
far. 24, 1843 . .pl. 3, 1843 .	Farrell, James, Gunner	and Co., 5th B. Arty	Charlotte	4 2
3, 1843	Roach, Edward, Private	. 1st En. Lt. Infy.	David and Austel	7 13
lar. 9, 1844	Shiehan, B., Gunner	3rd Co., 3rd B. Arty.	David and Austel	
une 21, 1844 . ep. 19, 1844 .	Evans, George, Sergt	.; ist Co., 2nd Dn. Arty	George	19 14 200 0
lov. 16, 1844	Gale, -, Private	1 oth Foot	. John I homas	28 12
,, 20, 1844	Sullivan, John, Bombardier .	1st Co., 2nd B. Arty.	. John	130 0
an. 6, 1845	Dawe, John, Gunner	3rd ,, ,, ,,	William-Henry	55 12
,, 6, 1845 . ,, 6, 1845 .	Barnes, Peter, Corporal	.   15t ,, ,, ,,	lames	156 12
,, 15, 1845	Godfrey, Sergt. Major .		Harriett-M., and James	31 14
eb. 14, 1845		. 6th B. Arty.	.' James	12 6
uly 7, 1845 .	Hry, A., Sergt. Major Meaney, John. Sergt. Major	. '	Thomas .	101 5
,, 9, 1845	Meaney, John, Sergt. Major Murply, Thomas, Bombardier	. 2nd B H. A	Henry, and James Fillen	292 15
,, 9, 1845 · . ,, 9, 1845	Fate, William, Staff Sergt.	th Co., 5th B. Aity.		167 15
,, 9, 1845	Daley, Owen, Gunner	.   3rd	. Ōwen	7 1
ep. 1, 1845 .	Ryan,, Sergt.		Julia-B. and George-J.	120, 13
in. 7, 1846	Everett, Richard, Bombardier	. '5th Co., 5th B. Arty	Caroline, and Eliza	28 10
ug. 8, 1846 .	McEnerny, Thomas, Conductor Glasseen, John, Corporal	•	Ellen-Sarah	152 0
	Rideley, Henry, Gunner		Henry	34 9
ct. 16, 1846 .	Fowles, John, Sergt	. Arty	Sarah, Terrence, and James	3 2
10, 1846	Lewis, Thomas, Gunner	٠	Thomas	20 5
ly 6, 1847	Dobbins, Francis, Gunner . Lunn, Adam, Farrier .	•••	Martha	83 3
, 19, 1847 . , 19, 1847 .		ist T., 3rd B. H. Arty.		79 14
, 19, 1847	Prince, W., Sergt.	,, ist ,, ,,		125 15
n. 7, 1848 .	Willford, C., Qr. Mr. Sergt		Mary	66 15
, 11, 1848	Pyrnes,—, Corporal	• 1	Maria Rachael	59 0
ne 26, 1848	Matthews, M., Sub-Conductor . Braithwaite, W., Staff Sergt.	•	CWilliam, and William II.	148 3
t. 16, 1848 .	Butcher, H., Sergt Major .	. Sirmoor Bn	Johannah, Frederick, and David-Ed-	
		1	win	
n. 13, 1849	Doherty, Michael, Sergt	2nd En. Regt.	Oliver-H	38 12
ay 9, 1849 . ne 2, 1849 .	Moore, Benjamin, Private	ist En. B. F.	Sarah-C.	36 5 9 8
, 2, 1849	Crowley, Charles, Private .	,, ,,	John	7 6
t. 12, 1849	Deare, W., Conductor	• [	Emeline	50 0
ov. 21, 1840	Moget,, Sergt. Major Boote, Daniel, Gunner	ist Co., 4th B. Arty	George James and another	69 14
b. 18, 1850	Uniack, Patrick, Sergt	. , 3rd ,, .	lohn	26 3 29 15
ly 18, 1850	Barker, J., Sergt.	,,	William-Robert	97 14
1	Sheehan, P., Gunner	. Arty.	Patrick	23 5
t 29, 1850	Lees, James, Corporal	2nd En. Regt.	Elizabeth Sarah-Ann, William-Henry, Elizabeth,	25 14
p. 14, 1852 .	Wade, Wilham, Seigt	1st Co., 4th B. Arty.	Esther, Jane-Wallis, and Ann.	72 9
ov. 4, 1852	Hodgins, Adam, Gunner	and Co., 5th B. Arty	William	9 11 1
b. 1, 1853	Edwards, Michael, Gunner		Jane and Bridget	3Ğ 5
ıl. 21, 1853	Staples, Edward, Sergt	Sappers and Miners Arraean Bn.	E. W. H	97 2
	Galway, Robert Bombardier	1st Co., 2nd B. Arty.	John William	49 10 206 1
1. 24, 1854	Mun rowd, George, Sub-Conductor		Georgiana	206 I 61 IU
p. 24, 1855 .	Franks, G., Bazar Sergt		Mary	566 3
t. 15, 1857	Earle, Edward, Sergt.	Calcutta Town Guard .	William-Edward	209 14
c. 4, 25, 1850	McDonnel, John, Private Scot., William, Sergt.	2nd bis.	William, Annie and Emm.	25 15
· · · · · · · · · · · · · · · · · · ·	McDonald, John, Sergt.	Ordnance Dept		214 2
ır. 20, 1862 - {	Pope, John Seret.	Commissariat Dept.	Catherine	118 11 1
ne , 1862 .	Keddie, J., Private Lawton, William, Color Sergt.	and En. B. Frs.	Jane and James	86 o
y 22, 1863	Jones, John, Gunner	C Button and B B	William and Joseph	152 14
1. 25, 1864	Jones, John, Gunner	G Battery., 22nd B. R. Arty.	Henrietta-Dalzeli	39 5
ir. 10, 1864	And son William Common	· · · · · · · · · · · · · · · · · · ·	12	•
iy 19, 1864 j	Anderson, William, Gunner	5th B., 25th B. R. Arty.	Duncan	35 4 1
y 18, 1805	Rowland, J., Private	1 2nd Dragoon Guards .	Sophia-M., Elizabeth Ann and George-	12 0
m of 1866	Mead, William, Bombardier	teach Royal Actu	Edward.	
	Hutchinson, John, Sergt.	4-25th Royal Arty	Mary-Ann and Thomas	4 0 26 2
b. 14, 1868 .	Coates, Robert, Corporal	R. Arty.	Ann Frances and Rosina-Mary	141 15
t. 9, 1871 .	York, R., Seigt, J	Arty.	Henry, J.	21 1
o. 21, 1880	Donohue, Andrew, Private	50th Regt.	Ann	50 O

Applications for payment of the deposits should be made to the Examiner of Medical and Fund Accounts, Calcutta.

G. S. SUTHERLAND, M.D., Brigade-Surgeon,

Examiner of Medical and Fund Accounts.

A. G. BEGBIE, Major, R.E., for Accountant General, P. W. Dept.

## ACCOUNTANT GENERAL'S OFFICE, PUBLIC WORKS DEPARTMENT.

### NOTIFICATION.

Statement of the Monthly Accounts of the several Branches of the Public Works Department received in the Office of the Accountant General, Public Works
Departme: ", up to the 5th April 1886.

•	Date of Receipt.	e	AAPU. 	Mar. 33, 1886
(Revenue).	Last month for which received.	88 : : : ::88 ::::::	i i i i	Jan. 1886
STATE RAILWAYS (REVENUE).	Accounting Offices.	Amritsa-Pathankot Um ina-Colilere Rapial-Darca-Mise Blegal Bargal Administrative Ghargal Administrative Chargas Bergal Wardah Coa: Wardah Coa: Wardah Coa: Wardah Coa: Wardah Coa: Tarbort Tarbort Tribort	Southern Mahratta. East Indus Valle,	FOREIGN STATES RALWAYS—CAPITAL.  Bhavnagan Khamgaon RAILWAYS—REVENT.
	Order of Receipt,			
•	Date of Receipt	Mar. 18, 1886 Do. 23, 11 Do. 23, 11 Do. 24, 11 Do. 27, 11	Do. 39, 1,  Apl. 1, 1,  Do. 3, 1,  Reb. 13, 1,  Mar. 2, 1,  Do. 84, 1,  Do. 84, 1,	Do. 11, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
s (Carital).	Last month for I which received.	Do	Do	
STATE RILVAYS (CAPITAL).	Accounting Offices.	Punjab Prot I Surveys State Ky. Stores Brauch Benger & North-Western Dhond and Mammad Assam Subwitzed Ry, Bornbar Raiway Surveys North-Charlegath Nardah Coal Such-Sagar Nardah Coal Such-Sagar Nardah Coal Bornbar Holkar Holkar Holkar Holkar Holkar Holkar Holkar Horthern Bengal	Nagi ur-Bengal Raiputani-Misais Raiputani-Misais Raiputani-Misais Rewart Feroz gore Sutte, Brudge Urrision Infhoot Infhoot Infhoot Infhoot Rasam Rainary Surveys Bengal te trail British Burmah Regapur-Etawah NW. P. and Ouch Sub- suidsed Rev Regapur-Etawah Churata Co liery Churata Co liery Churata Co liery Churagong-Losoukandi Fasteri-Rergal Barreil-Rergal Barreil-Rergal Barreil-Rergal Barreil-Rergal Barreil-Rergal Barreil-Rergal Barreil-Rergal	Southern-Mairratta Critta Puri Mr. (uddapah.Nellore Indian Midland R., Jorhat Indian Midland R., Jorhat Indian Midland (c. J. Section.) Fast Indian Fastersiya Sindia Gihar pur-Didarnagar Sindia Blopal Extension Survey Bellary-Korta Senan Shopal Extension Survey Bellary-Korta Shopan
í	Order of Receipt,	=======================================	* * * * * * * * * * * * * * * * * * *	# # # # # # # # # # # # # # # # # # #
	Date of Receipt	Mar. 17, 1886 Do. 25, 11 Do. 36, 11 Apl. 3, 11 Mar. 3, 11	Mar, 15, 1886 Do. 35, Feb. 28,	Mar. 23, 1886 Do. 23, 11 Apl. 37, 11
I;OV.	Last month for which received.	Dec. 188	Dec. 1885 Do Nov	Jan. 1885 Do. 1. 1. 1885
IRRIGATION.	Accounting Offices.	Rapniana Punjab Punjab Bunbay Bengal Midras Midras Militar Works Branch North, Western Provinces and Oudh.	TELEGR "H DEPARTMENT, Indo-European	GLARANTEED RAILWAYS. State Railway Stores Branch. North-Western Provinces und Oudh. Priyab Niadras Nadras Rengal Rombay
	Order of Perceipi.	m 4 10 00	H R P)	- 400
PILLTARY	Date of Receipt.	Mar. 19, 1889 Do. 23, 7, Do. 24, 7, Do. 15, 7, Do. 15, 7, Apl. 2, 7, Mar, 2, 7,		
AND TRLEGRAPH	Last month for which received.	Jan. 1883 Do. 1883 Do. 1883 Do. 1883		- ·
FUBLIC WORKS BUILDINGS AND KOADS AND MILITARY WORRS BRANCH) AND TRIEGRAPH.	Accounting Offices.	Rajputana Punjab Punjab Genral Genral India Georg Fort Blar Port Blar Port Blar H, derabad Districts) Madras Works Branch North-Western Provinces North-Western Provinces North-Western Provinces And Outh British Burna Assam		
-	Order of Receipt.	11 m 40 m - 5 12	THE S. AND STREET, ST. AND ST. S.	

SIMLA, The 7th April 1886.

### Statement of the Affairs of the Bank of Bengal for the week ending 13th April 1886.

LIABILITIES.	₽° a. 🕹	ASSETS.	, <b>R</b>	a. p
Reserve Fund Public Deposits at Head Office 70,41,915 9 7 Public Deposits at at Branches 1,07,10,426 11 3	2,00,00,000 0 0 41,50,694 15 0 1,77,52,342 4 10	Government Securities Other authorized Investments Loans on Government and other authorized Securities Accounts of Credit on Government and other authorized Securities	56,02,883 47,98,036 1,02,55,894 80,83,455	4 C 2 3
Other Deposits at Head Office and Branches Bank Post Bills, &c Sundries	3.42,63,689 11 10 6,38,275 2 8 16,51,842 2 3	Bills discounted and purchased Balances with other Banks Bullion Dead Stock Stamps Sundries	2,41,97,688 8,65,204 3,091 11,34,036 8,804 6,53,641	10 11 10 11 1 (15 3
		Cash and Currency Notes at Head Office . 87,74,208 5 6 Cash and Currency Notes at Branches . 1,41,84,398 4 2	2,29,58,606	
Rupers .	7,84,62,844 4 7	Rupers .	7,84,62,844	4 7

" By order of the Directors,

BANK OF BENGAL, Calcutta, 15th April 1886. J. GORDON,

Chief Acett. & Dy. Secy.

Rate for Demand Loans 6 per cent. Percentage 42'2. W. D. CRUICKSHANK,

Offg. Secretary & Treasurer.

### CALCUTTA MINT.

### NOTIFICATION.

List of Coins acquired under the Indian Treasure Trove Act and available for sale to Numismatists. (Home Department Resolution No. 46—1668-82, dated 9th October 1884).

Register Number.	DESCRIPTION.	Metal.	,	Value.		Value.		Value.		Number available for sale.	REMARKS.
	Found in the Fattehgarh District. Coins of Maizz-ud-din Muhammad	,	R	a.	p.						
I	bin Sami: Obverse: Horseman with an indistinct Persian inscription probably "Muhammad." Reverse: Bull with a Hindi inscription "Shri Muhammad Sami."—Date about 1192 A.D.	Copper .	O	1 each	0	12	These coins will be available for sale up to and not later wan the 4th September 1886.				
4	Found at Chaibassa, in the Sing- bhum District. Old Hindu punched coins  Found in the Gujrat District	Silver .	O	4 each	0	228	Do. 7th December 1886.				
. 22	(Punjab). Coins of Pathan Sikandar Lodi A. H. 894—923 — A.D. 1488—	Copper.	ი	ı each	0	70	Do. 17th January 1887.				
23	1517, with imperfect dates. Ditto with illegible dates	Do.	O	o each	6	102					

A. W. BAIRD, Major, R.E.,
Offg. Master of the Mint.

### Statement of Silver Balance in the Calcutta Mint for the week ending 14th April 1886.

Value of silver held in the Mint on account of the Currency De- partment on the evening of	R	R
the 7th March 1886 Value of Government silver in the	5,24,100	
Mint on the same date .	6,03,040	
App-		11,27,146
Silver received by the Mint during the week on account		
of the Currency Department Ditto ditto Government	8,61,623 49,202	•
		9,10,825
New coin paid to Reserve Treasury during the week. Petty items issued for miscella-	1,68,000	20,37,971
neous purposes		1,68,000
Balance on the evening of the 14th April 1886		18,69,971
Silver held on account of the Currency Department Ditto ditto Government	12,34,294 6,35,677	18,69,971
There is in addition awaiting assay— Bulken belonging to Private		10,09,971
Individuals	1,290	1,290

A. W. BAIRD, Major, R.E., Offg. Master of the Mint.

CALCUTTA MINT, The 15th April 1880.

The 14th April 1886.

### CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned --

### Allahabad Circle.

NOTES WHOLLY LOST OR DESTROYED

Name of Claimant, Value. Regr. No. No. of Note. 50 Colonel R. L. Wilmot, Meerut. . N 4-17934 · AI LAHABAD.

H. J. BRERETON,

Asst. Accountant Gent .. In charge of Paper Currency Ofice.

### DIRECTOR OF PUBLIC INSTRUCTION, BENGAL.

### NOTICE.

In accordance with the Resolution of the Government of Bengal in the General Department, dated the 6th March 1886, published on page 541 of the Calcutta Gazette of the 31st of the same month, notice is hereby given that an Examination for the admission of female students to the Certificate Class of the Calcutta Medical College will be held in the theatre of that College on Tuesday, the 27th April 1886, and following days .-

HOURS AND SUBJECTS OF EXAMINATION.

Tuesday-English Dictation, Grammar, and Composition and from 1 to 4 P.M.

Wednesday-History (of England and India) and Geography (General and of India in particular), from 1 to 4 P.M.

Thursday—Arithmetic (the first four Rules, Vulgar and Decimal Fractions and Proportion), from 1 to 4 P.M.

Candidates must apply in writing to this Office not later than the 22nd of April for permission to appear at the Examination.

### CHARLES H. TAWNEY,

Offig. Director of Public Instruction.

Report of a Descrier from the 2nd Battalion. Regiment of Scottish Rifles, duted at Shahjahanpore, this 8th day of April 1886.

Number, Rank, and Name. Parish and County in which No. 317 S. R.—Private
John James McDonald.
Age,—17 years 6 months.
Size,—5 feet 6 inches. Colour of --

complexion, fair; Hair, Cont or Jacket,—Jacket, hight brown, Eve-, lazel, War-tont,—Ntl.

February 1880.

Trowsers

Lett tingn and onn, trade,—Lalor, Cont or Jacket,—Jacket, War-tont,—Ntl.

Breeches or Frowsers,—

Trowsers

Levis, been February 1880. Place of Desertion,—

Shahjahanpore

Dublin.

Born,-Dum Dum, East Indies.

Marks,—Scars (3) outside left thigh and loin.

REMARKS.—Having been born at Dum-Dum, pro-Date of Enistment,—6th bably has friends in October 1882.
At what Place Enlisted,— Under 4 years' service. bably has friends in the

> H. M. E. BRUNKER, Major, Comdg. 2nd Battn., Regt. of Scottish Rifles.

> > -\_-

### POST OFFICE.

### NOTIFICATIONS.

Simla, the 5th April 1886.

With effect from the 1st May 1886, the limit of weight for light parcels \* See Clauses 216 to 221, and Clauses 225 to 228 of the Postal Guide, exchanged with the United Kingdom through the Bridated April 1886. tish rost Other\* will be raised from 7 lbs. to 11 lbs. The postage rate (8 annas per lb.) and general conditions relative to such parcels despatched from India remain unaltered.

2. From the same date the maximum limit of weight for parcels exchanged with Malta and Gibraltar will be raised from 7 lbs. to 11 lbs.

3. Heavy parcels exchanged with the United Kingdom through the medium of the Peninsular

\* See Clauses 217 and 225 of the Postal Guide, dated April 1886. and Oriental Steam Navigation Company\* are not affected by this change: gation Company\* are not affected by this change; the maximum limit of weight for such parcels is 50 lbs, as heretofore.

4. The Commissioners of Customs in the United Kingdom have recently pointed out the frequent omission, on the part of senders, to give a proper or true description of the contents of parcels forwarded from India; special attention is called to Clause 211 of the Postal Guide, where it is distinctly stated that "the contents (of a parcel) should be stated in full detail, a separate description of each article, and its value, being given " and that " an incorrect declaration of value renders a parcel liable to confiscation."

### L. G. WAIT,

Astt. Director General of the Post Office of India.

### Unclaimed letters held in the Calcutta General Post Office on 15th April 1886.

Browne, I. W. Middleton, P. E. S Richardson, E. M.

Ollivant, Mrs. Waddell, M.

### Letters marked " Care of Post Office."

		·
Aman, A.	Grun, Otto.	Pike, H. R
Angelo, II. A.	Guerrier, Il J.	Pinkerton, William.
Armstroug, P.	Gustare, Esq.	Preston, R. C. Campbell
Barnes, Geo. J.	Heath, Mrs.	Pyle, Mrs. C. I.
Baxendale, S.	Henderson, Lt.	Recce, Mrs A.
Baynton, W. M.	Hughes, Capt.	Rice, W. G. L.
Beauchamp, A.	Hutton, Lt -Col	Richardson, H. W.
Bose, P. N.	Jefferson, J. J. D.	Rishworth, B 1.
Bowers, S.	Kelly, Miss G.	Robinson, E. A.
Brooke, Victor G.	К Т. М.	Salten, Miss M.
B. R.	Kirkbride, J.	Schmid, Otto.
Cameron, Miss P.	Lamprey, J. H	Sharpe, Capt. A.
Capel, LtCol.	Lea, Jay.	Shaw, H. J.
C. B. H.	Lemaitre, A	Simpson, Percy.
Chelton, H.	Lester, Geo.	Skine, Major.
Clark, James.	Lloyd, E. 1.	Smallwood, Geo.
Clarke, F. G.	Lonidor, R.	Smart, Mrs. R V.
Crawford, J.	M. O.	S. M.
Cubitt, Co'.	McDonald, Miss,	Speer, A. E.
Derham, Henry,	McLaughlin, John,	Stamshus, Walter.
Dessa, H. T.	Manfield, J. J.	Sternbergh, A.
Dimmock, Basil.	Marshall, Hon. Mrs.	Stone, Mrs. T.
Dowling, D. G. A	Geo.	Storey, A.
Dukes, Mrs.	Martin, H.	Straw, Mrs .R.
Dundas, Mrs.	May, J A.	Stut, John
Dwarris, J. H.	Melvil, II.	Swingler, Mrs. C.
Laston, Percy H.	Minaell, Mr.	Transche, Hern. J. Von
Ellis, Mrs Jus	Moore, W.	Uren, Capt T.
Entwisle, R.	Nellie, Mr.s N.	Wasker, G. A.
Fez, Lt (ol.	Norville, Mrs L.	Walker, P. C
Freise, C.	Page, George.	Watson, T. A K, C H
Gilbert, Mrs. W	Parker, Mrs. A. H.	Webster, J. E.
Godfrey, J B.	Percy, A.	Wessenderff, Henri.
Grant, Mrs M.	Peterson, Dr. Gec.	Wilson, Mrs. Mark,
Groseman, Sig L.	Phillips, W. G. St. V.	Zatt, Corl.
		•

### Registered Letters.

Gedfrey, J. B.	Ross, A.	Sternbergh, M.
Guerner, H. J.	Sever, Valentin.	Whalla, Mrs.
Nilson, Mrs.	Sternzilles, David,	Woods, J.

### Unclaimed Letters held in the Barrackpore Post Office on the 12th April 1886.

Arrakiel, M.	
Bissull, Miss.	
Caddy, C. H.	
Campbell, Lady.	
(amphell, Sir J	w.
Chater, L.	
Fagan, H. R.	
Frv, Mrs.	

Gordon, L. Grey, H. Hadgkins, Mrs. Hart, H. Hay, Mrs. Hume, Lt, Kelly, P. McMinn, J.

Owen, J. Owen, M. S. Rogers, A. E. Taylor, G. N. Thomas, Major C. F. Thomas, Mrs. M. J. Wyall, Mrs. H B. Zachhiah.

### E. HUTTON,

Presidency Post., aster, Calcutta.

### Calcutta, the 17th April 1886. SEA AND FOREIGN MAILS.

Foreign Malls for	Date of closing at Calcutta.	Per Steamer
Madras and Ceylon Colombo, Penang, Singapore. Hong-Kong, Shanghai, Yokohama, and Australian Colonies Foreign Mails vid Bombay Ditto Book Post and Pattern Packets Rangoon and Moulmein Akyab, Kyouk Phyoo, Sandoway and Rangoon Madras, Ceylon, Batavia, Singapore, and China Straits and Hong-Kong	27th April 27th ,, 20th ,, 10th ,, 21st ,, 21st ,, 23rd ,, 20th ,,	P. & O. Str. Bokhara. From Bombay. From Bombay. From Bombay. Str. Goulpara. Str. Coconada. French Str. Tibre. Str. Wingoang.

\* Also for Cape of Good Hope and Natal through United Kingdom also and Aden for Zanzibar, Mozambique, East Coast of Africa Delagoa Bay, Natal and Cape Colonies, can be forwarded.

N.B.—The letter-box will close at 7 P.M. precisely, after which hour Foreign letters, fully prepaid and bearing an extra postage stamp of four (4) annas on each cover, will be received up to 7-30 P.M.

E. HUTTON. Presidency Post Master.

### **GOVERNMENT CINCHONA** FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin,  $R_4$ -8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, \$85-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

### گورنمنت سنكونا فبري فيوج

یهه دوا کوئینائین کا خوب قائم مقام هی اور دلکته خ ہوگانکل کارقی یمنے کمپنی باغ کے سپرنگندنت صاحب سے عوایک ملازم سوکاری واسطے سرکاری کام اور خیرات کے اور سواے اونکے جو کوئی ایک مشت بیس پُوندَ خوید لینے ہے بقیہ ما نقد حسا ئرے ذیل خوید کوسکتے ھیں یعنے نرے جار اونس کے ثین کا جار روپیہ آٹھہ آئہ آٹھہ آئہ آ ایک پرند نے ثنی یا سرله روپید آٹھہ آٹھ'

اور موام الناس بوثانكك كارةن يعنى كبيني باغ ي سپرنٹنڈنگ صاحب سے بنیست نقد حسب نوع ذیاب عرید کوسکتے عین یعنے نوے جار آونس ٹین کا پانچ روپیم آٹھم آنم ; آٹھہ اونس نے ثین فا دس ووپید آٹھہ آلم ؛ ایک پوند نے ثین کا پیس ررپیم '

یہم دوا کلکتم کے پڑے بڑے والیتی اور دیسی دوا حانونمیں ہنتی عی ماسوانے قیمت مذکورہ بالا کے ستصول ڈاک جار ارر آٹھٹ اونس کے ٹین کا آٹھٹ آند ; اور ایک پونڈ کے ۔ تین کا ہارہ آنہ

### CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Garden, Seebpore, near Calcutta, for cash only, at the following rates: per four-ounce tin, R6-8; per eight-ounce tin, R12-8; per pound tin, R24. The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin, R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing

### كرستلبن سنكونا دوائي بخار '

لال سنكونا بارك كي انك بكي اور عمده دوا گورنمنت فاکتری مدن تیار هوئی هی معبولی کے صاف کی هوئی درائی، بخار سے کوندن کے لئے بہہ بہت حوب قائم مقام ھی اور سبب پور متصل کلکتہ کے بوٹائکل گارڈن بعنی کمننی باغ کے سدرنڈنڈنٹ صاحب سے ہر ایک صلازم سرکاری کام اور خبرات ے لئے اور وہ لوگ جو ایک مشت بیس پونڈ لیں بقد اس بھار سے خرید سکتے ہیں بعلے جار آرنس کے لین کا جہہ روپیہ آئهہ آنہ ; آٹھہ آرنس کے ثین کا بارہ روبیہ آٹھہ آنہ ; اور ابک پونڈ ک ٹبن کا جوہسی روہبہ۔

اور عام لوگون کو بوڈانکل گارةن بعنے کمپنی باغ کے سپرائنداث صاحب سے نقد اس بھار پر مال سکتا ہی بعنے حار آونس نَّسَ کا آتهه روپیه آنهه آنه ; آنهه آونس کی نّین کا سوله روبیه آثهه آنه اور ایک بوند ثین کا بنیس ۳۲ روپیه یهه دوا رہ آنہ علاوہ اوپر لکھے ہوئے نرخ کے ہ*ی*۔

### METEOROLOGICAL PUBLICATIONS FOR SALE.

At the Meteorological Office, No. 5, Russell Street; also at Messrs. Thacker, Spink & Co., or at Messrs. Brown & Co., at the prices specified below:

Report on the Meteorology of India in 1875, 4to, 89 pages text, 297 pages tables, 3 charts. R8.

Report on the Meteorology of India in 1876, 4to, 97 pages text, 340 pages tables, 3 charts. R8.

Report on the Meteorology of India in 1877, 4to, 193 pages text, 375 pages tables, 3 charts. Report on the Meteorology of India in 1382, 4to, 152 pages text, 298 pages tables, 8 charts. R8.

Report on the Meteorology of India in 1883, 4to, 150 pages text, 305 pages tables, 9 charts. R8.

Indian Meteorological Memoirs, Vol. I, Part I, 4to, 118 pages, o plates.

Indian Meteorological Memoirs, Vol. I, Part II, 4to, 63 pages, 4 plates.

Indian Meteorological Memoirs, Vol. I, Part III, 4to. 86 pages, 2 plates. R1-8.

Indian Meteorological Memoirs, Vol. I, Part IV, 4to, 62 pages, 8 plates.

Indian Meteorological Memoirs, Vol. I. Part V. 4to. 57 pages, 10 plates.

Indian Meteorological Memoirs, Vol. I. Part VP, 4to, 62

Indian Meteorological Memoirs, Vol. II, Part I, 4to, 78

Indian Meteorological Memoirs, Vol. II, Part II 4to, 69 pages, o plates.

Indian Meteorological Memoirs, Vol. II, Part III, 4to, 68 pages, 3 plates. R1-8

Indian Meteorological Memoirs, Vol. II, Part IV, 4to, 232 pages, 7 plates.

Report on the Vizagapatam and Backergunge Cyclones, October 1876, 4to, 87 pages, 4 plates.

Report on the Madras Cyclone of May 1877, 4to, 117 pages text, 07 pages tables, 5 plates. R2-8.

Rainfall Chart of India showing the average annual distri-

bution of rainfall (in colours). 8a.

Rainfall Map of India (in two sheets, scale 64 miles to one inch), showing the annual distribution of rainfall (in inch), showing colours). R3

Register of Original Observations of six stations in India for each of the years 1879 to 1884, corrected and reduced Fach year, K2-8.

The Indian Meteorologist's Vade Mecum, Part I [Instructions to Observers).

The Indian Meteorologist's Vade Mecum, Part II [The Meteocology of India Ks.

Tables for the Reduction of Meteorological Observations in India. K2.

HENRY F. BLANFORD,

Meteorological Reporter to the Government of India.

### THE INDIAN LAW REPORTS.

Published under Authority.

The Indian Law Reports, published under the authority of the Governor General in Council, appear in monthly parts, published as seon as possible after the first of each month, at Calcutta, Madras, Bombay, and Allahabad, and comprise four series,—one for the Calcutta High Court, a second for the Madras High Court, a third for the Bombay High Court, and a fourth for the Allahabad High Court. The cases heard by the Privy Council on appeal from each High Court are reported in the series for that High Court. Cases heard by the Privy Council on appeal from Provinces in India not subject to any High Court are reported in the Calcutta Series.

The Calcutta Series is distributed by the Bengal Secretariat; the copies for subscribits registered by Messis. Thacker, Spink & Co. are distributed by that firm; and the Madras, Bombay and Allahabad Series are distributed direct from Madras, Bomboy, and Allahabad respectively.

In supersession of previous advertisements, on and from the 1st January, 1885, the terms of subscription and sale will be as follows.—

Terms of subscription, payable annually in advance.

For the complete Series, including postage	•	•	K2	_	3
For the Calcutta Series	Withor postage	e.	pos Kita	da	
,, each of the Madras, Bombay and Allahabad Series	., 6		,, ;		
a part of the Calcutta Sgries purchased separately inclusive of postage in India.			,, .	2	o
a part of the Madras, Bombay and Allahabad Series purchased separately inclusive of postage in India			••	Ţ	n
****			-		

Persons desiring to subscribe for, or purchase, the Reports should apply to—

Messrs. Thacker, Spink & Co., Calcutta.

Thacker & Co., Bombay

Higginbotham & Co., Madras.

The Government Central Book Depôt, Bombay.

, Curator of Government Books, North-Western Prov-inces and Oudh.

" Superintendent of Government Printing, Bengal.

Orders and subscriptions for 1885 should be at once remitte t.



### The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 17, 1886.

53 Separate paging is given to this Part in order that it may be filed as a separate compilation.

### PART III.

Advertisements and Notices by Private Individuals and Corporations.

### BRITISH BURMA.

### NOTICE.

DEPUTY COMMISSIONER'S COURT, DISTRICT THONEGWA.

The 4th February 1886.

CIVIL SIDE MISCELLANEOUS CASE No. 4 OF 1885.

IN THE MATTER OF THE ESTATE OF G. J. ROBERTS, DECEASED.

Whereas G. J. Roberts, late Manager, Government Tobacco Plantation, Maubin, Thonegwa District, died intestate on the 5th January 1885 Notice in pursuance of the 7th Section of Regulation V of 1799 is hereby given to all persons claiming to have any interest in the property and credits of the said G. J. Roberts, deceased, to appear in the said matter (if they think fit so to do) either personally or by a duly authorized agent, on the 15th May 1886, when the Court will proceed upon all the claims and pronounce judgment in the matter.

Dated Maubin, the 6th February 1886.

W. W. PEMBERTON, District Judge, Thonegwa.

### NOTICE.

The business heretofore carried on by my late father at No. 59. Ezra Street, in the City of Calcutta, under the style or firm of E. D. J. Ezra, will from this date be carried on by myself under the firm and style of E. D. J. Ezra & Co.

J. E. D. EZRA.

### \*PROMISSORY NOTES.

### Lost, Stolen or Destroyed.

Six Government Promissory Notes Nos. 114004, 111657, 102111, 102110, 102109, 102108, of the 4 per cent. of 1st May 1805, for R500 each, the first two originally standing in the name of Ram Durga, and the remaining four in that of the Bank of Bengal, and last endorsed to same Ram Durga, the proprietor, by whom they were never endorsed to any other person. Payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor.

### RAM DURGA,

P. O. & Village Sholagh r.

Dacea.

		,



### The Gazette of Andia.

### PUBLISHED BY AUTHORITY.

No. 17. 3

SIMLA, SATURDAY, APRIL 24, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

### CONTENTS.

PART I.—Government of India Notifications, Appointments, Promotions, Leave of Absence, General Orders, Rules and Regulations.

PART II.—Notifications by High Court, Comptroller General, Administrator General, Paper Currency Dept., Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices.

Part III.—Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor General's Council assented to by the Governor General:—

Nothing for publication.

PART V.—Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22:—

Nothing for publication.

SUPPLEMENT No. 17.

### PART I.

Government of India Notifications, Appointments, Promotions, &c.

### HOME DEPARTMENT.

NOTIFICATIONS.—Public.

Simla, the 22nd April, 1886.

No. 569.—Erratum.—In Home Department Notification No. 2042, dated the 19th December, 1884, publishing the names of certain gentlemen appointed Members of the Bengal Civil Service,

for

Michael Francis Dwyer,

read

Michael Francis O'Dwyer.

EXAMINATIONS.

The 22nd April, 1886.

No. 11.—Mr. R. C. Dutt, of the Bengal Civil Service, having obtained a Degree of Honour

in Sanskrit, in the 1st Division, has been presented with the authorized donation of Rs. 5,000.

### FORESTS.

The 22nd April, 1886.

No. 316 F.—The services of Mr. E. E. Fernandez, officiating Deputy Director of the Forest School at Dehra Dun, are placed tem porarily at the disposal of the Government of the North-Western Provinces and Oudh, for employment on special duty in connection with the preparation of Working Plans of Forests, with effect from the date on which he may be relieved of his duties at the Forest School by Mr. A. F. Broun, officiating Deputy Conservator of Forests in the North-Western Provinces and Oudh.

A. P. MACDONNELL, \*
Offg. Secretary to the Government of India.

### FOREIGN DEPARTMENT.

### NOTIFICATIONS.—GENERAL.

Simla, the 19th April, 1886.

No. 833 G.—The following promotions are made in the Bhopal Battalion, with effect from the 1st December, 1885:—

Jemadar Bhugwan Singh, to be Subadar, vice Shamsher Singh, invalided.

Havildar Wahid Ali Khan, to be Jemadar, vice Bhugwan Singh, promoted.

No. 836 G.—Captain A P. Thornton, Cantonment Magistrate at Secunderabad, is appointed to officiate as a Political Agent of the 3rd class, and is posted as Political Agent in Bhopáwar, with effect from the date of assuming charge.

No. 841 G.—Surgeon W. W. Webb, officiating Medical Officer, Meywar Bhil Corps, is granted privilege leave for sixty days, with effect from the 1st April, 1880, or date of departure.

### The 21st April, 1886.

No. 855 G.—Surgeon-Major C. E. McVittie, Medical Officer, 3rd Cavalry, Hyderabad Contingent, is appointed to officiate as Residency Surgeon at Hyderabad, with effect from the date of assuming charge, during the absence on privilege leave of Surgeon-Major E. Lawrie

No. 857 G.—Menshi Gurdat Singh, Nady Mir Munshi of the Secretariat of the Punjab Government, is appointed to be Native Assistant to the Governor-General's Agent in Central India, with effect from the 1st January, 1880, vice Rai Bahadur Pandit Dharam Narayan, C.I.E., retired.

### The 22nd April, 1886.

No. 860 G.—The following promotions are made in the Infantry Branch of the Deoli Irregular Force, with effect from the 2nd April, 1886—

Jemadar Bulwunt Singh, to be Subadar, vice Birth Singh, Invalided.

Pay-Havillar Scinath, to be Jemadar, vice Bulwant Singh, promoted

### INTERNAL.

### The roth April, 1886.

No 1217/.—Ulis Excellency the Viceroy and Governor-General is pleased to confer upon Bhagat Singh, Executive Engineer, 4th grade, sub. pro tem., Public Works Department, Rajputana, the title of "Sardar Bahadur," as a personal distinction.

### The 21st April, 1886.

No. 1263 /.—In exercise of the power conferred by Section 6 of Act XXI of 1879 (The Foreign Jurisdiction and Extradition Act, 1879), the Governor-General in Council is pleased to appoint the officer, for the time being, holding the office of Cantonment Magistrate of Secunder-

abad, being a European British subject, to be a Justice of the Peace within the limits of that Cantonment.

H. M. DURAND,

Secretary to the Government of India.

### DEPARTMENT OF FINANCE AND COMMERCE.

### NOTIFICATION.

Simla, the 23rd April, 1886.

No. 397.

Codes.

CIVIL LEAVE CODE.

PAGE 194.

Section 127.

Rule 5.

Substitute the following for Note (2) under this Rule.

Note (2).—Police Probationers and temporary and officiating Assistant Superintendents of Police in all Provinces count their service towards leave, provided they have pie editheir examinations, have served two years in the Department, and have attained the age of 22 years.

### CIVIL PENSION CODE.

PAGE 35.

Section 74.

Rule 4

Substitute the following for the Note under this Rule -

Note -Police Probationers and temporary and officiding As as ant Superintendents of Police in all Provinces count their service towards pension, provided they have passed their examinations, have served two years in the Department, and have attained the age of 22 years

D. M. BARBOUR,

Secretary to the Government of India.

### MILITARY DEPARTMENT.

Simla, the 23rd April, 1886.

### APPOINTMENTS.

### COMMISSARIAT DEPARTMENT.

No. 253.—Lieutenant D. J. T. O'Brien, Bengal S. C., Wing O'ficer, 15th Bengal Infantry, to be a Sub-Assistant Commissary General, 2nd class, on probation, vice Lieutenant H. Hamilton, who has resigned. Dated 20th February, 1886.

No. 254.—Captain F. J. D. Lugard, Norfolk Regiment, to officiate as. Sub-Assistant Commissary General for Transport, 2nd class, vice Major S. D. Turnbull, on furlough. Dated 25th March, 1886.

Lieutenant W. H. Allen, Bengal S. C., Wing Officer, 27th B. ngal Infantty, to officiate as Sub-Assistant Commissary General for Transport, 2nd class. Dated 11th March, 1886.

### No. 255.—Governor-General's Body-Guard—

The Viceroy and Governor-General has been pleased to make the following appointment.—

Lieutenant J. G. Turner, Bengal S. C., Squadron Officer, 19th Bengal Lancers, Aide-de-Camp to His Excellency the Commanderin-Chief, to be Adjutant, vice Lieutenant R. C. Onslow, who has resigned the appointment. Dated 9th April, 1886.

### No. 256.—JUDGE ADVOCATE GENERAL'S DE-PARTMENT—

Lieutenant-Colonel A. L'E. H. Holmes, Bengal S. C., to officiate as Deputy Judge Advocate, vice Lieutenant-Colonel H. B. Sanderson, on furlough. Dated 20th March, 1886.

Major C. H. Stoddart, Bengal S. C., Wing Commander, 5th Bengal Intantry, to officiate as Deputy Judge Advocate, vice Colonel R. F. C. A. Tytler, on furlough Dated 13th April, 1880.

### ORDNANCE DEPARTMENT.

No. 257.—With reference to G. G. O. No. 192 of 1886, Lieutenant-Colonel R. F. Lowis, R.A., Director General of Ordnance in India, to have the local rank of Major-General whilst so employed. Dated 15th March, 1886.

No. 258.—Lieutenant-Colonel, F. W. M. Spring, R.A., Deputy Inspector General of Ordnance, Bengal Circle, to be Inspector General of Ordnance, vice Major-General A. A. Bayly, R.A., whose tenure of appointment has expited. Dated 6th April, 1886.

Colonel C. Cowie, R.A., Commissary of Ordnance, 1st class, to be Deputy Inspector General of Ordnance, Bengal Circle, vice Lieutenant-Colonel F. W. M. Spring, R.A. Dated 6th April, 1886.

### No. 259.—QUARTER-MASTER-GENERAL'S DE-PARTMENT—

Major J. Gordon, Royal Irish Fusiliers, to be a Deputy-Assistant Quarter-Master-General on the establishment, vice Major E. R. Elles, R.A., appointed an Assistant Quarter-Master-General. Dated 5th April, 1886.

### No. 260.—VOLUNIEER CORPS—

Ghazipur Volunteer Rifle Corps.

Mr. J. Rhind to be Captain and Mr. P. Henderson to be Lieutenant, to complete the establishment.

### FURLOUGH AND LEAVE.

No. 261.—The undermentioned officers are granted furlough out of India, with the necessary subsidiary leave:—

Major-General Sir C. J. S. Gough, K.C.B., V.C., Cavalry, Commanding Allahabad Division, (m. c.) for six months, under Article 814, India Army Regulations, Volume I. Part I.

India Army Regulations, Volume I, Part I. Brigadier-General Sir C. M. MacGregor, K.C.B., C.S.I., C.J.E., Bengal S. C., Commanding Punjab Frontier Force, (m. c.) for six months, under Article 814, India Army Regulations, Volume I, Part I.

Colonel F. D. M. Brown, V.C., Bengal S. C., Executive Engineer, 1st grade, North-Western Provinces and Oudh, Public Works Department, (p. a.) for 152 days, under rule IX of the regulations of 1868. Colonel R. H. Inglis, Infantry, Commandant, 6th Bengal Infantry, (p. a.) for one year and 110 days,—110 days under rule VIII, clause 2, and the remaining period under rule IX of the regulations of 1868. (This cancels the furlough granted to him in G. G. O. No. 127 of 1886.)

Major P. D. Jeftreys, Connaught Rangers, Brigade-Major on the establishment, (p. a.) for four months, under Article 824, India Army Regulations, Volume I, Part I.

Major E. S. Neave, Bengal S. C., Squadron Commander, 18th Bengal Cavalry, (m. c.) for one year, under rule XIV, clause 2, of the regulations of 1868

Captain R. O. Lloyd, R.E., Executive Engineer, 2nd grade, Assistant Secretary to the Chicf Commissioner, Assam, Public Works Department, (m. c.) for one year under rules IX and XV of the regulations of 1868.

Deputy Surgeon-General R. Webb, Medical Staft, (m. c.) for six months, under Article 822, India Army Regulations, Volume I, Part I.

No. 262—Colonel C. K. M. Walter, Bengal S. C., has been granted by the Secretary of State for India an extension of turlough (m c.) for six months.

### Promotions.

No. 263—Under the provisions of the Royal Warrant of the 10th November, 1881, the names of the following officers are moved up on the Indian Gradation List—

Colonel T. S. Hawks, Madras S. C., is placed on the list of Major-Generals, in consequence of the transfer to the Unemployed Supernumerary List of Major-General H. H. O'Connell, Madras S. C., on the 16th February, 1886.

Colonel J. J. H. Gordon, C.B., Bengal S. C., is placed on the list of Major-Generals, in consequence of the transfer to the Unemployed Supernumerary List of Major-General J. Marquis, Bengal S. C., on the 17th February, 1880

### No. 264 — COMMISSARIAT DEPARTMENT—

Assistant-Commissary and Honorary-Lieutenant William Adolphus Armstrong to be Deputy-Commissary,

Deputy-Assistant-Commissary and Honorary-Lieutenaut Thomas Donlea to be Assistant-Commissary;

Conductor Joseph Tyler to be Deputy-Assistant-Commissary,

Sub-Conductor John Brown to be Conductor; Sergeant James Carter to be Sub-Conductor,—

with effect from the 20th November, 1885, vice Deputy-Commissary and Honorary-Captain John Henry Sharpe, retired

### No. 265.—Punjab Fronther Force— 5th Punjab Cavalry.

Jemadar Mian Singh to be Ressaidar and Kote-Dufladar Mahtab Singh to be Jemadar, on augmentation, with effect from the 2nd October, 1885.

### REWARDS.

No. 256.—Order of British India—

In G. G. O. No. 218 of 1886, for Ressaldar "Jamaul De Bog," read Ressaldar "Mirza Jamal-ud-din Beg."

### MILITARY WORKS DEPARTMENT.

### PROMOTIONS.

No. 267.—The following promotions are made in the Engineer Establishment of the Military Works Department, with effect from the 4th March, 1886:—

Names.	From		To	Nature of promotion.
Major W. G. Nicholson, R.E.	Superintending Engineer, cl. 111, sub. pro tem	455	Superintending Engineer, class III, special.	Permanent.
	Executive Engineer, 1st gra		Executive Engineer, 1st grade	Ditto
Lieutenant-Colonel G. D'A. Jackson, General List, Cavalry.	Executive Engineer, 2nd gra- sub pro tem.	de,	Executive Engineer, 2nd grade	Dicto
Captain W. H. Chippindall R.E.	Executive Engineer, 3rd gradesub. pro tem.	de,	Executive Engineer, 3rd grade	Ditto.
Captain S. A. E. Hickson, R.E.	Executive Engineer, 4th gradesub. pro tom.	de,	Executive Engineer, 4th grade	Ditto
Lieutenant H G. Harvey, R.E.	Assistant Engineer, 1st gradesub pro tem.	de,	Assistant Engineer, 1st grade	Ditto
Lieutenant T. F. B Renny- Tailyour, R.E.	Assistant Engineer, and grad sub. pra tem.	de,	Assistant Engineer, 2nd grade	Dįtto
Colonel J. H. Crowdy, R E.	Executive Engineer, 1st grad and officiating Superintendi Engineer.	de, ng	Superintending Engineer, class III.	Sub. pro tem.
Major A. E. Ward, S.C.	Executive Engineer, 2nd grade	1	Executive Engineer, 1st grade	Ditto.
Captain S. Grant, R.E.	Executive Engineer, 3rd grade	,	Executive Engineer, and grade	Ditto.
Captain S A. E. Hickson, R.E.	Executive Engineer, 4th grade	. ;	Executive Engineer, 3rd grade	Ditto.
Captain J. G. Dav, R.E.	Assistant Engineer, 1st grade	.	Executive Engineer, 4th grade	Ditto.
Captain H. Appleton, R.E.	Assistant Engineer, 1st grade	. !	Executive Engineer, 4th grade	Temperary.

### O. R. NEWMARCH, Colonel,

Offg Secretary to the Government of India.

(N.B -No General Orders bearing Nos. 219 to 228 have been issued.)

### MARINE DEPARTMENT.

### FURLOUGH AND LEAVE.

No. 16—Mr F. M. Barwick, 1st grade officer, H. M.'s Indian Marine, is granted furlough out of India (m. c.) for six months, with effect from the 22nd March, 1886, under rule VII of Marine Circular No. 16 of 1884

No. 17.—Mr. A. J. G. Piffard, 2nd grade officer, H. M.'s Indian Marine, is granted furlough out of India (p. a.) for one year, under rule I of Marine Circular No. 16 of 1884.

No 18.—Mr. C. E. Lamborne, gazetted clerk, H. M.'s Indian Marine, is granted furlough out of India (m. c.) for one year, with effect from the 3rd April, 1886, under rule VII of Marine Circular No. 16 of 1884.

No. 19.—Mr. C. II Owen, 2nd grade officer, II. M.'s Indian Marine, has been granted an extension of furlough (m. c.) for six months by the Secretary of State for India.

### Promotions.

No. 20.—The following promotions are made in H. M.'s Indian Marine, with effect from the 1st April, 1886:—

### To be 2nd Grade Officers.

3rd grade officer G. S. Hewett.
3rd grade officer K., V. Bacon.
3rd grade officer T. J. Walker.
3rd grade officer L. H. Smith.
3rd grade officer R. W. W. Gordon
3rd grade officer J. H. D. St. John.
3rd grade officer F. H. Elderton.

### To be Engineers.

Assistant Engineer R. Malcolm.
Assistant Engineer W. G. Kelly.
Assistant Engineer G. Kelly.
Assistant Engineer W. Torrie.
Assistant Engineer J. Andrews.
Assistant Engineer R. Walker.

O. R. NEWMARCH, Colonel, Offg. Secretary to the Government of India.

### PUBLIC WORKS DEPARTMENT.

### NOTIFICATIONS.

Simla, the 19th April, 1886.

No. 109.—Captain J. C. Addison, R.E., Executive Engineer, 3rd grade, Central Provinces, held charge of the current duties of the office of the Chief Engineer and Secretary to the Chief Commissioner, Public Works Department,

The 21st April, 1886.

from the 1st to 8th April, 1886, inclusive.

No. 110.—Ishwari Prasad, Apprentice Engineer, Central Provinces, is promoted to Assistant Engineer, 3rd grade, with effect from the 9th April, 1886.

### The 22nd April, 1886.

No. 111.—Colonel C. M. Browne, R.E., Chief Engineer, 3rd class, on furlough, is appointed Chief Engineer and Secretary to the Chief Commissioner of British Burma in the Public Works Department.

No. 112.—Mr. P. L. Rooper, Assistant Engineer, 2nd grade, State Railways, is promoted to Assistant Engineer, 1st grade, with effect from the 29th October, 1885.

W. S. TREVOR, Colonel, Secretary to the Government of India.

### -\_-GOVERNMENT OF INDIA.

### REVENUE AND AGRICULTURAL DEPARTMENT.

### REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 21st APRIL, 1886.

GENERAL REMARKS.—Rain has continued to fall during the past week in Assam, and there have also been showers at Dacca, in parts of the Madras Presidency, in Mysore and Coorg, and at Hyderabad. With the exception of the Amritsar and Peshawar districts, no rain has fallen in Northern or Central India.

The weather is generally seasonable, westerly winds prevail in Northern and Western India,

and the temperature is rising.

The rabi harvest is in progress in the south-east Punjah, and prospects are favourable. In Bombay and Sind it is nearly completed; and threshing and winnowing operations are well advanced in the North-Western Provinces and Oudh, Behar, the Central Provinces, and Central India States. In the Mecrut district the outturn of the wheat crop has been less favourable than was anticipated.

Cotton is being picked in Surat and Dharwar and in the Madras Presidency, where rice and ragi are also being harvested.

A good outturn is expected from the boro rice crop in Bengal, and the aus rice and indigo sowings are progressing, though rain is wanted in some districts. Some damage is reported to have been caused to the boro rice in Sylhet by the recent rainfall.

Standing crops in the Madras Presidency and Mysore are generally in good condition, but are suffering in a few districts for want of water. Rain is also much needed in Mysore for coffee-

The land is now being generally prepared for *kharil* sowings, which have commenced in Sind. Sugarcane is being pressed and planted in the North-Western Provinces and Oudh and in Bengal, where planting has been nearly completed, the cuttings are progressing tayourably.

Prices are generally stationary, except in Mysore and Coorg, where they have fallen.

Cattle-disease is reported generally. There is some scarcity of water and fodder in Mysore and in parts of the Bombay Presidency and Rajputana.

The public health is generally fair, though fever and small-pox are reported from many places.

Presidency of Province and District.		Ramfall for week under report.	State of agricultural prospects.						
Madras - (April 21	st)								
Bellary		. Nal	Standing dry crops generally good, and wet crops in parts of two taluks generally good, but water insufficient to support them; harvest wet and dry crops, yield average, cotton average; rest about average. Fever in one, guinca-worm in two, and cattledisease in three taluks						
Kurnool	•	. Nel	Standing second coop paddy good; harve t paddy and cotton, yield paddy full and cotton below average. Small-pox and cartle-disease in three taluk						
Ganjam	•	.   Nel	Shight small-pox in six, feve in five, and cattle-disease in four taluks, I death from cholery. Average number employed on Chilka canal 1174						
Kistna .	•	Nil	Slight tever, send is pox, and guinea-worm prevalent; deaths from cholera in five taluks unreported la t week 37, this week 32, cattle-disease in one voltage.						
Chingleput (Ma	idras)	. Nil	Standing crops generally kin, except in parts of one taluk, where they are withering; harvest paddy and ragif, yield below average Small-pox and nearlest in one and coale-disease in three taluks						
Combatore	•	02	Standing crops good; harvest wer and div grains, outrurn generally above average. To er in one and small-pox in parts of three taluks.						
Tanjore .	• ,	. Nil	Standing crops generally good, except in one talak, where man is wanted; harvest wet and dry crops, outturn below accrage.						
Madras Malabar	•	. '05	Harvest paddy, yi ld about average — Feyer in one taluk.  Third crop cultivation progressing — Feyer in one and slight small-pox in mne taluks; 8a deaths from cholera in two taluks.						
Travancore	•	. 44	Harvest paddy, yield average. Fever in parts and small-pox spreading.  General Remarks.—General prospects fair.						
Bombay- (April 2:	rst)		·						
Kurrachee		. Nil	River at Kotri on 19th, 8 feet 6 inches against to feet 4 inches on same date last year. Rab, harvesting completed in three talukas; kharif sowing progressing in three talukas. Tever in six and cattle-disease in two talukas; 4 cases of small-pox recovered, 1 remaining. Process-wheat, ted nice, and bar, i in Kuorachee 26, 30 and 34, in Ghorabari nil, 40 and 30, in Supawa 24, 40 and 42, and in Dadu 32, 52 and 42 pounds per rupee respectively.						

		:		in the second second second second second second second second second second second second second second second
Presidency or I and Distri			Rainfall for week under report.	State of agricultural prospects.
Bombay-contd.				
Hyderabad	•	•	Nil	Rahi crops are being trodden in some talukas; harvesting is also going on still. River at Kotii on o'h, 8 teet 6 inches against 12 teet 4 inches on same date last year. Fever in four, small-pox in three, and cattle-discose in four talukas. Wheat 25, juari
Ahmedabad			Nil	40, bajri 38, white rice 10, and red rice 30 pounds per rupee. Reaping of rabi crops nearly comple ed. Public health good.
Baroda	٠	•	Nil	Wheat 35 and bajri 33 pounds per rupee. Pushe health generally good; small-pox abasing in Baroda city. Standing crops in good condition. Prices—bajri 29, wheat 23
Surat		•	Nil	Coron-picking in progress. Fever in Burdoli and Mandvi talukas.
Nasik .	•		Nil	72 iri 38 and nagh 44 pounds per rupee.  Rahi threshing continues. Peblic health generally good. Wheat  31, hafri 33, and tice 20 seers per rupee.
Colaba (Boml	ooy)		Nil	Average abnormal temperature 1° warm from 14th to 16th, 1° cool from 17th to 10th, and ml on 20th; vapour in air detective on 14th, alterwards normal; abnormal wind northerly on 15th, 10th, 10th and 20th; wind normal on all other day
Poona .			Nil	Har st of rabi crops almost completed. Small-pox in Sirur, Parandhar, and Bhimthadi talukas; I cholera ex e'in Poona et v. no death. Bajra 35 and juari 44, in Poona bajra 34
Ahmednagar			Nil	Resping almost completed. Public health good. Bajra average
Sholapur	•	•	Nil	Reiping of rabi completed in taluk is; land-being prepared in Pardharpur and Midaras (Alukas for khari) sowing. Yuari 58 pour d. 8 tolas and bajir 45 pounds 8 tolas per rupee.
Dharwar	•	٠	Nil	Here sing of late your and cotton-picking in progress; grounds being prepared for carly crops in four tatukas. Scarrity of diaking-water in Karajar, Koll, and Navalgund. Public health good. Rice 22 to 32 and your 45 to 64 pounds per rupee.
Kanara	٠		Nil	Sc ond rice crop harvest completed on coast; sugarcane planting in progress; populing ground for monsoon crop Cattled drease, tever, and small-pox in five talukas. Common rice at Karwar 14, in district accesses 131, seers per rupee
R ijkot .	•	-	Nil	Small-pox among cattle in Godka; fever and bowel complaints prevalent. Weather hot. Bapri 33, wheat 32, and juari 40 pounds pet rupee Goveral Remarks.—Scarcity of drinking-water in parts of Khande I, Belsaum, and Kurwat, and of todder in parts of Khande I and Upper Sind Frontier. Tever and small-pox in parts of ten and earth-disease in parts of six districts; other conditions unchanged.
Bengal- (April 2	tst)			
Chittagong			Nil	Weather seasonable, Winter crops being harvested Prices steady. Small-pox continues; cholera reported from Satklina; public heath generally good.
Dacca .	•		0.04	Harvesting of boro paddy commenced; ploughing and sowing of boro race and jute continue; prospects good. General health good.
24-Pergunnah (Calcut)			Nil •	No crops on ground, except sugarcane; lands being prepared for early paddy. Common tice 15 to 18 seers per rupee. Public health generally good, though cases of cholera reported from parts of Diamond Harbour, Baraset, and Sadr subdivisions.
Moorshedabad	1	-	Nil	Weather seasonable. Ploughing for next me crop progressing in some places; sowings going on; prospects of bara paddy tayourable. Public health tairiy good, but some cases of cholera have occurred in Salr and Labugh subdivision. Common nee 18 to 19 seers per tupee.
Rungpore			Nil	Ram wanted. Weeding of aus, kaon, and jute continues. Bowel complaints prevalent.
Burdwan	•		Nil	Rain wanted for ans cultivation. Price of rice 17 to 22 seers per rupee. Public heath hair; cattle-disease in Cutwa subdivision.
Bhagalpur			Nil	Ploughing in progress; some moone and dhan already sown; prospects good. Public health good. Rice 17 seers to chittacks per rupee.
Purneah	•	•	Nil	Crops good; rabi being harvested. Coarse rice 20 seers per rupee. Public health good, except some cholera in Anarcali subdivision.
Patna	•	٠	Nil	Harvesting of rabi crops almost fini hed; rahar still being reaped in some places; cotton flowering. Public health good.
· Dhurbhunga	•		Nil	The Jung of rahi continues. Moone, early paddy, and indigo coming on well. Rain wanted. Prices rising dightly. Public health good.
Hazaribagh	•	•	Nil	Weather very warm, with strong winds Sugarcane doing well; mahua yielding landy. General health good.
Cuttack	• •	•	· Nil	Weather hot. Dat a tice being respect; ploughing in progress.  Price of rice unchanged. Public health generally good.
Midnapore	•	•	Nil	1. and being prepared for tice; boro paddy being harvested. Public health generally good.
Khooma	•	•	Nit	Weather hot. Yield of boro paddy good. Ploughing continuer Public health good.

Presidency or Province and District,	Ramfall for week under report.	State of agricultural prospects,
Bengal-contd.		
Dinagepore .	Nil	Weather hot; winds changeable. Rain wanted. Cholera in
Pubna (Serajganj) . Gya .	Nil Nil	Rigarampore.  Crops doing well. Cholera not increasing.  Supercome and charactering well; no other crops on ground.
C humparun	Nul ·	Price steady. Public health good.  Rahi haryot nearly completed; opium weighment progressing.  Price sacionary. Public health good.  General Remarks. More rain in Dacca; none in other reporting the tries. Sugarcane, choosas, and incheo doing well. Ploughing and coving of any recondique going on, but rain wanted in some therets. Boromed being harve ed, with prospect of good out turn. Cholera prevalent in some locatine, otherwise public health good. Prices of rice remain stationary.
N. W. Provinces and Oudle—(April 21st)	1 <sup>†</sup>	
Benares (April 20th)	1	Heat rapid's increasing Rahi all out; threshing going on; average on and of rahi a two years crop. Supplie sufficient. Prices slightly fluctuating. Some cases of cholera and small-powerpored, otherwise heat high areality good; no cautic-disease in the district.
Gorakhpui ( " 19 <sup>t</sup> h)	. Nil	Chiesting in full progress, opium weighneries commenced, Prices ar ionary. Health fair.
Fyzabad ( " 20th)	Nil	Wather scassifile. Foreaing and wintowing in progress; opium collection completed. Supplies a aple. Health good.
Lucknow ( , 19th)	Nil	Weather warm; strong west wind. Parething and winnowing in progress; opinin colliction finished, inclonation in being watered. Supplies ample. Prives stationary. Heal haft people
Rae Bareli ( " " ")	N.I.	Weather accomplic, with lightwo tests winds. Harveying of table cope continues. Markets well supplied. Prices fluctuating
Allahabad ( , 20th)	NaI	<ul> <li>General Colch good.</li> <li>Word we souly; we other getting hotter dealy. Ride harve-ted.</li> <li>Markes bulk supplied. Proc. Soc.ly. Occasional cases of small-procaud tever reported, otherwise heal happen.</li> </ul>
Campore ( ,, 19th)	Nil	Weather getting both regions cut, the sting and winnowing in-
Farakhabad ( , 20th)	Nil	Fig. p. 66 (a) Prices str. dy. Coach an of proparand capit good. We first a rotable. Crops all one. New grain coming to market. Health of people g. d.
Snapur ( ,, ,, )	NII	S to be we call, word have prevailed during the week, but wen her it season by New graders reaching the market. No lickness is to not od.
Barolly ( ., ")	Nil	Huy calmost complored. Prices see Iv. Free weather, with strong bot west winds during the dev. Public heal benormal.
Banda ( " ")	, Nil	History operation almost compact. Property dir. Pines sightly lower. Pulse health good; carte-disease in four vilence.
Rumaon ( " ")	NII	Weather line. Roll crops ripening. Ploughing for Marif communical. Prices (thing 1) indicate reported from molecular and multiposition described extensions.
Agra ( ,, t9th : Jhan a ( ,, ,, )	Nil   Nil	Rah, harve ing coarries. Piece see by Health good, i Weather group, warm. Crimg or sah crops completed; i threshing in propers. Processically, Health or people good; or if shown in creating.
Balha ( ,, ,, )	· NII	We there clearly here increasing; wind we work. Thresting I have all crops community suggestion lowings nearly fain-hed Supplies adopte. General health good.
Meerut ( " 20th i	Nil	See onable weither, with west what. ** ** ** ** ** ** ** ** ** ** ** ** **
		Gen. of Remarks. We there see orable. Have ting operations proved fig. Supplies simple. Prove generally steady. Public he health and condition or cattle good.
Punjab(April 21st)	l l	
Delhi (April 20th) Histar Umbaila	N/I A il Nil	Health good - Prices fluctuating. Health good. Prices stationary. Health good. Prices stationary. Prospects of current harvest.
Jullundur	N/I	Health good. Prices stationary. Prospects of current harvest
Amritsar	120	Health good. Prices stationary Prospects of current harvest
Sialkot	Nil Nil Nil	Heaf h good. Prices stationary.  (15) ibligood. Prices rising. Prospects of current harvest good.  Health good. Prices almost stateonary. Pro picts of current harvest good.

and District.	Rainfall for week under report.	State of agricultural prespects.					
Punjab—contd.		The first continuous and the second s					
Rawalpindi	Nil	Health good. Prices stationary. Prospects of current harvest					
Shahpur Mooltan	Nīl Nīl	Health good. Prices stationary.  Health good. Prices stationary. Prospects of current harvest					
Dera Ismail Khan	Nit	figood. Health good. Prices stationary. Prospects of current harvest					
Peshawar	·20	good. Health fair. Prices falling. General Remarks. Rain has fallen in the Peshawar and Amritsar districts. Health good. Prices riving in the Ferozabad and falling in the Peshawar district, elsewhere stationary. Prospects of current harvest good; harvest in progress in the Hissar and Delhi districts.					
Central Provinces— (April 21st)							
Nagpur	Nil	Weather hot. Threshing almost completed. Fever, small-pox, and cattle-discase in places. Prices steady.					
Jubbulpore . Saugor ( April 20th ) .	Nel	No report received. Weather hot and windy. Reaping and threshing progressing:					
Seom	Nil	Veather cloudy. Threshing in progress Cattle-disease in					
Hoshangabad .	Nil	Places. Health good. Prices easier. We ther seasonable. Winnowing continues. Small-nox in places.					
Khandwa	Nil	Wheat 155 and rice of seers per rupee. Weather warm, with high winds. Threshing nearly completed.					
Raput	Nil	We other hot. Threshing continues. Cholera and caule-disease m					
Sambalpur .		<ul> <li>Places. Wheat 30 and rice 21 seers per rupee.</li> <li>Weather cloudy and warm. Sugarcane planting progressing. Cholera in parts. Kacego seers per tupee.</li> </ul>					
British Burma— (April 21st)		the end kemarks. Weather hot. Threshing and winnowing in cogress. Cholera and small-pox, with some cattle-disease in places. Prices steady.					
Akvab .	Nil	Public health group, partly brettly					
Bassem .	Nil	Public health good; cattle healthy.  A tew deaths from cholera in town and district; cattle-disease in one township.					
Rangoon	$rac{NiI}{NiI}$	Public health good; cattle healthy. Public health good; cattle healthy					
Pegu Henzada	Nit Nit	Public health and health of cattle good. Public health good; cattle-disea can one township.					
Prome Toungoo	$\Delta ut$ ,	Public health good; cattle healthy.  Public leadth and health of cattle good.					
Thayetmyo .	Nil	Public health and health of cattle good.  General Kemarks Shight cholera in two districts, elsewhere public health good; cattle-disease slight in five districts, elsewhere					
Assam—(April 21st)		health of Cattle good.					
	26 during the newle	Weather but and made Chalans made to the control of					
1	ending 20th ms- ; tant.	7ths. Sowing of aleu paddy still in progress.					
Sylhet	3.40	Some damage is reported to have been done by the rains to boro paddy in Habigant, otherwise state and prosperts good.					
Cachar	3.50	Weather warm. Ploughing for aspa crops continues. Common- tice 13 seers and 5% chittacks per rupee. 2 deaths from cholera-					
Dibrugarh	2.00	reported from Kangora; general health good. Weather fair. Ahu dhan being sown and sugarcane being pressed; prospects good. Cholera still prevalent in North Laklimpur.					
Mysore and Coorg— (April 21st)		4,					
Bangalore	Rain in the civil and military station and in the Ban- galore and Tuni- kur districts.	Standing crops in good condition, except in parts of the Bangalore and Kolar districts. Supply of water and todder diminishing in parts of the Maidan districts. Prospects of season fair in Kadur district. Rain is much needed for coffee planting. Public health generally good; cattle-disease prevalent in parts of the					
Mysore	.63	Bangalore, Kolar, and Shimoga districts. Prices slightly tallen in the Mysore, Shimoga, and Kadur districts.  Prices of foodgrains slightly tallen. Prospects of season and public health good.					
Berar and Hyderabad-		Lame reserve Proces					
( 0 mmil mm-4 )	Nil	Weather down and her the same of					
Amraoti (April 21st)	1771	Weather clear and not. Preparations for ensuing kharif sominge					
	į.	Weather clear and hot. Preparations for ensuing kharif sowings continue. Wheat 22 and juari 26 seers per tupee. Weather getting warm. Preparations for kharif sowings progress-					

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Central India States — (April 21st)		
Indore Morar (Gwålior) Sutna Neemuch Goona Agra Schore Nowgong Bhopawar (Manpur)	Nil Nil Nil Nil Nil Nil Nil Nil	Weather seasonable. Health good. Water scarce. Weather seasonable. Small-pox still in Lashkar. Weather clear and hot. Health and prospects good. Weather warm. Health and prospects good. Health good. Health and prospects good. Weather clear. Health good. Weather seasonable; mghts and mornings cool. Prices easier. Health good. Health and prospects fair.
Rajputana—(April 21st)		
Abu (April 21st) Sirohi (". 18th)	Nil Nul	Weather seasonable; nights cold. No water in tanks; wells good. Health good. Weather fine
Marwar ( " 10th)	Nil	and warm. Tanks almost half full. Health good; small-pox disappearing. Crops being harvested. Weather not so hot as last week; mights cooler and clo-e. Prices stationary.
Kherwara ( " 18th)	Nil	Tanks and wells drying. Reaping and threshing in progress. Health good; prices steady. Weather seasonable; heat increas-
Meywar ( ,, 17th)	• Nil	ing. T. nks and wells low. Crops being reaped. Health very good.
Pertabgurh ( " " )	Nil	Prices stationary. Weather seasonable. Tanks and wells drying. Wheat and opium slightly damaged.
Harowti ( " " )	Nil	Health good. Prices average. Hot season set in. Weather seasonable Crop outturn somewhat below average.
Jhallawar ( " 16th)	Nil	Health good. Prices stationary. Weather seasonable. Crops stocked Opium collected.
Kotah ( ,, 17th)	Nil	Harve ting almost completed. Fever and small-pox still prevalent.
Ajmere ( " 20th)	Nil	Price, falling.  Tanks and wells diminishing. Fever and small-pox in parts of di trict; no cattle-disease. Crops being reaped. Heat increasing; rights cool.
Jeypore ( ,, 17th)	N/!	Weather warm Harvest good.
Ulwur ( ,, 20th)	$\Lambda iI$	Harvesting continues. Waler in wells failing. Fever in four
• Bickanir ( ,, 17th)	Nil	tability and specific two. Prices easy.  Forer and small-pox in district. Prices stationary. Weather warmer.

C. J. LYALL,
Officiating Secretary to the Government of India.

### GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. LI of 1885-86.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

	PROXIMATE ST	length J.	RECEIPT FOR WILK F STH MARCE	NDING]	length	RECEIPT FOR WEEK 1-1 71 H MARCH	ORIG	TOTAL RECEIPTS I ISL APRIL I 28TH MARCH	°ROM SS†TO	TOTAL RECEIPTS I ISC APRIL IS 27111 MARCI	PROM 85 TO	Total	Total
t Return	Railways.	Total merry pen	Total.	Per mile open.	Total mean	Total.	Per unle opcu.	Total.	Per nule open per week.	Total.	Per mile open per week.	increase in 1885-80.	decrease in 1555-86.
	Guaranteed.		٧,٠	K3.		Rs.	Rs.	Rs.	Rs.	Ks.	Rs.	Rs.	Rs.
pril 1880 do. ,, flatch ,, pril ,, do. ,,	Oudh and Robilkhand Madras South Indian Great Indian Pennsula Bombay, Baroda and Central India	504 501 654 7504 501	1,48,642 1,52,701 97,484 9,9-,047	250 12 149 600	680 801 054 1 <sub>10</sub> 04	1,36,423 1,52,200 94,735 7,00,504	201 1,7 145 500	50,66,592 71,73,637 4 ,77,6 8 3,40,58,694 1,19,58,309	171 101 1 7 445	56,80,607 74,95,953 44,95,933 3,70,91,811	176 109 133 439	6,14,615 3,22,345 2,10,303 }0,33,117 8,26,477	•••
	TOTAL			410	4,100		311	0,11,34,800	301	6,61,50,120		30,15,.00	
	102					1							
	State.												
April 1886	East Indian	1,507	10,36,658	687	1,515	0,30,401	614	4,25,23,557	545	4,61,00,136	501	36,66,629	
March ,, sprd ,, do. ,, do. ,,	Enstern Bengal	233 27 240 37 220	1,48,871 1,274 50,74 5,70 3,70	(39) -05 1 100 145	2 (1 21 3 -	80,450 1,725 45,000 1,178 23,855	. 03 - 115 - 50	57, 6.0 3 20, 31 21,55,4,0 1, 5,10 1, 7,000	10,	44,61,214 75, 62 25,63,134 1,74,566 1 - ,7660		1,471 1,37,655 21,054	12,30,77 <b>9</b>  28,630
do. ,, do. ,, do. ,, do. ,, do. ,, do. ,, do. ,,	Tathoot Patna-Gya Cowopon-Achnera Did marcar Gnazipur Raipotan (sMalwa (a) Wardha Coal Nagou and Chhatfis-	740 12	3,2 (12 3,2 (12 28,948	271 80 79 773 943	12 13 14 14 15	18,049 20,428 670 2,09,000 8,600	204   81   81	5, 14,710 9,0 40 3 40,50 5 1,38,14,470 6,81,500	1 4 7 5 70 202	457414 947, 85 45307 1460, (14167 633401	1 7° 73 221 1 273	  22,76,091	47,196 37,795 1,498 48,863
do. ,, do. ,, do. ,, do. ,, do. ,, do. ,,	gath, British Burma Sandia North-Western Amurts at Pathankot Baredly-Pilliblat	140 254 75 1,863 66 39	63.,43 11.71 6,65, 90 7,09	1 1-0 3 374	1 % ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	7) -{70 6-0, 3 5-20, 310 6-00 1-0-4	271 240 32 105 4	13.5 (377 21.63.532 2.25.37, 60 2.25.37, 60 (6) 267, 3	1 10°0 1 101 241 1 04	78, 421 78, 4,760 78, 4,760 78, 4,760 78, 421	1.30	73.783 23.508 73.09.531 01.04 48.60c	17,028 
March ,,	Naravang ini-Dacca- Mymensingh Joinat	10 	3.490	350	(50)	(a)		(+) 27,381 (+) 4,277		1,24,750 (J) 33,362		09,399 29,105	
	TOTAL .	103	14,31,030	290	5.7943	12,34,057	-4-	.,21,,1,152	210	502-34094	دا دند	70,03,842	,
ND TOT	AL (GUARANTEED AND	10,5	1 41,77,000	397	10,708	35,85,310	311	7,78,20,56	204	17,15,75,300	311	1,37,45,73	
Ross LsT	(MATED EXPENSES .		•				1	3,45,40,210	157	0, 13,00,244	107		
	NET RECLIPTS .							7.7480. (50	137	7,94,75,076	144	70,85,726	
	A sisted Companies.							51100	75	50:450	9,	20.485	
Mar. 1975 April 5	Rondshand and Ku-	120	1		1	1	1 .	5,12,007 (b) \$4,05		5,35,482 2,45,702	1	1,61,673	
March ,, April ,, do. ,,	As un System Mahratta Beny d. and North	7 <sup>4</sup>	5.3,	- 69	78	7.711		4 2,2-,828	6.	2,75,070	67	52,238	
do. ,,	Western	303	47,130		303					13,65,981 2,52,523		10,47,310	
•	TOTAL	810	59.921	111	911	85,684	04	15,50,058	58	36,68,961	78	:1,18,243	
	Native States.												. 40 -04
do. " March.,	Bhavnagar-Gondal Jodhpore Nizam's	193 04 	(d)	67	64	4,420 (il)	(10)	70.057 (3)19.47.757	7   39 7   155	1,84,307 (k)11,18,840	55 183	1,71,012	
do. " April "	Mysore Rajpura-Patiala	177	1,(0)	7.5	10	1,737	77	(1) 17,88	52	54,427	7 60	30,54.5	<u> </u>
	TOTAL .	413	37.814		413		<del></del> .		-				

<sup>-</sup>As regards, the egues in column "Total receives from 1st April to deta," and ted it gues have been availed of as far as possible.

(a) Including Rewart-Ferozenore State Kailway.

(b) Total receipts from 1 th October 1884 to 28th March 1885.

(c) Total receipts from 4th January to 28th March 1885.

(d) Return not received.

(e) Total receipts from 15th December 1884 to 14th March 1885.

<sup>(</sup>f) Total receipts from 1st April 1885 to 13th March 1886.
(g) Total receipts from 1st April 1884 to 28th March 1885.
(h) Total receipts from 1st January 1884 to 28th March 1885.
(f) Total receipts from 1st April 1884 to 21st March 1885.
(k) Total receipts from 1st April 1885 to 20th March 1886.
(l) Total receipts from 1st November 1884 to 28th March 1885.



### The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 24, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

------

### PART II.

Notifications by High Court, Comptroller General, &c.

### GAZETTE OF INDIA.

### NOTICE.

The 15th March 1886.

From the 10th April next, till further notice, Parts I, IV, and V of the Gazette of India, and the Weather and Crop Reports, will be published at Simla. After the 3rd April, all Notifications and other matter intended for publication in those Parts, should be addressed to the Officiating Publisher, at Simla.

						A	4	ν.	
Subscription	n for (	Gasett	e and	d Supp	le-				
ment per	annu	m.	•	•	•	15	0	O	
Postage						5	8	v	
Subscription	n for S	Supple	emen	t only	•	Ó	O	0	
Postage.	•		•		•	3	U	0	
For a single	e copy	of the	e Gaz	sette		U	8	0	
Hor a single	e copi	of the	e Sur	pleme	nt		4		
Postage on	single	e copi	es vai	ries acc	orc	ling	to	weigl	nt.

Parts IV and V of the Gazette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is \$25 per annum, payable in advance. When sent by post, \$2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gazette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gasette* should be forwarded within a week after the day on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,

Publisher, Gazette of India.

### HIGH COURT-Original Side.

### NOTIFICATION.

Calcutta, the 16th March 1886.

The Honorable the Chief Justice has, with the approval of His Excellency the Governor-General of India in Council, confirmed Mr. J. G. Apcar, Barrister-at-Law, in the appointment of Clerk of the Crown for the purpose indicated in the High Court Notification dated 28th July 1884 and published in the Gazette of India, Part II, of the 2nd August 1884.

R. BELCHAMBERS,
Registrer,

### SURVEY OF INDIA.

### NOTIFICATIONS.

Simla, the 17th April 1886.

No. 552.—The following promotions are made, with effect from the 1st April 1886, vice Mr. W. A. Fielding, Assistant Surveyor, ist Grade, resigned:—

Mr. H. Corkery, B.A., LL.B., Assistant Surveyor, 2nd Grade, to be Assistant Surveyor,

1st Grade.

Mr. P. Beechey, Assistant Surveyor, 3rd Grade, to be Assistant Surveyor, 2nd Grade.

No. 553.—Mr. H. A. Charrier, Assistant Surveyor, 3rd Grade, Survey of India, is granted privilege leave for one month, under Section 138, Chapter X, of the Civil Leave Code, with effect from 4th instant, or such subsequent date as his services can be spared.

H. R. THUILLIER, Lieut.-Colonel, R.E.,

Offg. Surveyor General of India.

### AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

### NOTIFICATIONS.

Abu, the 14th April 1886.

No. 811 G.—Captain A. C. Talbot, C.I.E., Political Agent, Bickaneer, is granted privilege leave for eighty-eight days, with effect from the 20th April 1886, or such subsequent date as he may avail himself of the same.

No. 815 G.—Colonel F. W. Boileau, Commandant, Deolee Irregular Force, is granted sixty days' privilege leave, with effect from the 6th May 1886, or such subsequent date as he may avail himself of the same.

### The 16th April 1886.

No. 844 G.—Second Class Hospital Assistant Jowala Pershad, of the Government Reserve List of Hospital Assistants, returned from leave granted him in this Office Notification No. 189 G., dated 30th January 1886, on the 10th March 1886.

No. 845 G.—Local Class Hospital Assistant Luchman Panday, attached to the Shahpura Raj Dispensary, was granted three months' privilege leave from 2nd March 1886, and 3rd Class Hospital Assistant Hushmut Ally, of the Reserve List of Hospital Assistants for Native States, was appointed to act for him during his absence.

No. 846 G.—Third Class Hospital Assistant Nazeer Kkan, attached to Ajmere Branch Dispensary at Ramsar, is granted two months' privilege leave, with effect from the torenoon of the 1st April 1886, and 2nd Class Hospital Assistant Jowala Pershad, of the Government Reserve List, is appointed to officiate for him during his absence,

### The 17th April 1886.

No. 860 G.—Captain C. Herbert, Assistant Agent to the Governor-General, Rajputana, and Magistrate of Abu, having returned to duty on the forenoon of the 12th April 1886 from the examination leave granted him in this Office Notification, No. 508 G., dated the 20th of March 1886, and of which he availed himself on the 20th ultimo, the unexpired portion of his leave is hereby cancelled.

### The 19th April 1886.

No. 879 G.—In continuation of this Office Notification No. 932G., dated 21st April 1885, the following appointment is made in the Meywar Bhil Corps:—

Jemadar Ganga, to act as Native Adjutant, with effect from the 22nd March 1886, during the absence on furlough of Jemadar Adjutant Seonarain, who resumed charge of the duties of his staff appointment from Jemadar Megha on 21st March 1885.

### By Order,

### HUGH DALY,

for 1st Asst. Agent to the Govr. Genl., Rajpulana.

### CHIEF COMMISSIONER OF AJMERE-MERWARA.

### NOTIFICATION.

Abu, the 15th April 1886.

No. 380-390.—With reference to this Office Notification No. 170-390, dated 20th February 1886, 2nd Class Hospital Assistant Muhammad Abdul Wahid assumed medical charge, in addition to his own duties, on the forenoon of the 4th February 1886, of the Station of Beawar, from Babu Gopal Chandra Mukerji, B.A., proceeded on privilege leave.

### By Order,

### HUGH DALY,

for 1st Asst. to the Agent to the Govr. Genl., Rajputuna.

### DIRECTOR GENERAL OF RAILWAYS.

### NOTIFICATIONS.—ESTABLISHMENT.

Simla, the 17th April 1886.

No. 33.—Mr. F. E. Robertson, Executive Engineer, 1st Grade, sub. pro tem., has been granted by Her Majesty's Secretary of State for India, leave for five months in extension of that granted in Director General's Notification No. 30, dated 6th March 1885.

### The 19th April 1886

No. 34.—With reference to Public Works Department Notification No. 105, dated 15th April 1886, Mr C. F. Chadburn, Class III of the Superior Revenue Establishment of State Railways, Traffic Department, is posted to the Eastern Bengal State Railway.

### F. S. STANTON, Colonel, R.E., Director Coneral of Railways.

### CALCUTTA MINT.

### NOTIFICATION.

List of Coins acquired under the Indian Treasure Trove Act and available for sale to Numismatists. (Home Department Resolution No. 46—1668-82, dated 9th October 1884).

Register Number.	Description.	Metal.		Value		Number available for sale.	REMARKS.
1	Found in the Fattehgarh District. Coins of Maizz-ud-din Muhammad bin Sami: Obverse: Horseman with an in- distinct Persian inscription pro- bably "Muhammad." Reverse: Bull with a Hindi in-	Copper .	R	a.	<i>p</i> .	12	These coins will be available for sale up to and not
	scription "Shri Muhammad Sami."—Date about 1192 A.D.			ì			later than the 4th September 1886.
4	Found at Chaibassa, in the Singbhum District. Old Hindu punched coins.  Found in the Gujrat District	Silver .	o	4 each	0	228	Do 7th December 1886.
22	(Punjah). Coins of Pathan Sikandar Lodi A. II. 894 923 = A.D. 1488- 1517, with imperfect dates.	Copper.	0	each	O	70	Do. 17th January 1887.
23	Ditto with illegible dates	Do.	σ	each	6	102	
39 & 40	Found in the Hissar District.  Akbar Gold Mohur with two beaded, oblong, and square areas  Mint Dar-ul Khilafat, Agra, dates 983—984.	Gold.	22	each	0	17	
41.42,	Same as above. Mint illegible.	Do.	22	each	0	37	
	Akbar Gold Mohur, with two straight-lined, oblong, and round areas—Mint Ahmadabad, dates 980 and 981.	Do.	22	o each	0	9	Do. 5th April 1887
31, 32, 33, &	Same as above, Mint Dar-ul-Khila- fat, Agra, dates 977, 978, 979,	Do.	22	each	o <sup>1</sup>	8	
34. 26, 27, & 28.	and 980. Same as above, Mint illegible, dates 980, 981, and 983.	Do	22	cach	0	7	

A. W. BAIRD, Major, R.E., Offg. Master of the Mint.

### SURVEY OF INDIA DEPARTMENT.

### Rules for the sapply of Maps and for the execution of Lithographic or Photographic work on the public service or on payment.

Supply of Printed Maps.

1. The Map Record and Issue Office, Calcutta, supplies printed maps from stock on book-debit on the public service. It also arranges for the colouring and mounting of maps when required, but work of this description must be paid for *in cash*, as well as charges for packing cases, carriage, and postage.

2. Maps can also be obtained from the abovementioned Office on payment prepaid, as well as from the following Local Agents, who, however, have no authority to issue maps on the public ser-

vice :--

ALLAHABAD,—Curator of Government Books.
AHMEDABAD,—Hugoor Deputy Collector,
LAHORE,—Curator of Government Books,
MADRAS,—Messrs, Higginbotham & Co.

NAGPUR,—Curator of Government Books, POONA,—Supdt., Govt. Photozincographic Dept. RAJKOT,—Mr. Narainji Sunderji RANGOON,—Curator of Government Books.

SIMLA,—Messrs. Williams and Co.

3. All applications for maps on the public service should be made to the Assistant Surveyor General, in charge of the Map Record and Issue Office, 13, Wood Street, Calcutta, and should give full particulars as to the kind of map and its scale, and any other information that will guide this Office in knowing exactly what is required.

4. The mode of transit and address or station to which the maps are to be sent should invari-

ably be specified.

5. Indent forms for maps on the public service can be obtained from the Assistant Surveyor General, in charge of the Surveyor General's Office.

6. Lists of all newly published maps are periodically notified inh te Gazettes of India and Local Governments.

INDENT No.

### Requisitions for Lithographic or Photographic Work.

7. The Lithographic and Photographic Offices at Calcutta reproduce maps, plans and drawings by lithography and by photography on book-debit on the public service, and on cash payment in certain special cases only. The Trigonometrical Branch Office at Dehra Dun does not, as a rule, undertake work for other Departments.

8. As a rule, drawings in line can be reproduced by photozincography if suitably drawn in accordance with instructions, which may be obtained on application to the Assistant Surveyor General, Photographic Office, No. 1, Wood Street, Calcutta. Coloured and other drawings unsuitable for photozicography must be lithographed, but the cost is considerably greater.

9. Photographs if required in large numbers can be cheaply reproduced by the photo-collotype

and heliogravure processes from suitable negatives.

10. All applications for Lithographic or Photographic work on the public service should, if possible, be submitted in the following form, which is not required in duplicate. Blank forms may be obtained on application to the Assistant Surveyor General, Surveyor General's Office. on the LITHOGRAPHIC OFFICE, S. I. DEPT., for

for the use of		188 .					
Description of Map or drawing.	Number of original heets.	Scale.	Sale of reproduction.	Number of copies required.	Quality and size of paper o be printed on.	Purpose for which required.	How and where to be despatched and other special instructions.
- *			:		-		which cases given ations o mis-
	;			! :		-	ddress be affixe sels for stinctly Abbrev:
				ı	•		The a should the part to be dinfull. sometime takes

I do hereby certify that the maps, &c., specified in this indent are indispensably necessary to the best of my knowledge and belief, after the most careful examination.

Recommended.

Countersignature of approving authority.

Signature of Indenting Officer, with designation of appointment in full.

to be reproduced by

11. All necessary information as to the scale of reproduction, number of copies required. quality and size of paper, mode of transit, and address to which proofs and printed copies are to be despatched, should be shown on the face of the indent and not in a covering letter, unless more explanation is required than can be given on the face of the indent.

12. All indents must be duly approved and countersigned by the heads of departments, or the Government under which indenting officers may be serving, before they can be supplied, vis. :-

", do.
", Boards of Revenue.
", Superintending Engineers or higher authorities.
", do.
", do.
", do.
", do.
", do. Do. do. Revenue

Settlement Department,
Public Works Department,
Military Works Department,
Telegraph Department,
Marine Department,
Quarter Master General's Department and all
Military indents,
All other Civil Officers or Military Officers in
Civil employ. do.

Director General of Telegraphs. "Superintendent of Marine. " Quarter Master General of the Army. " Secretary to Government under which serving, or Secretary to Board of Revenue.

" Provincial Conservators or Supdt., Forest Survey.

" Meteorological Reporter to Government of India.
" Director of Archæological Survey.
" Director of the Geological Survey of India. Civil employ, Forest Department, Meteorological Department, Archieological Survey, Geological Survey,

and they should be addressed to the Assistant Surveyor General, in charge of the Lithographic and

Photographic Offices, Calcutta, at No. 1, Camac Street and No. 1, Wood Street, respectively.

13. Lithographic and Photographic work will be undertaken on behalf of Municipalities, Port Trusts, Railway Companies, the Trustees Indian Museum. and other quasi-official bodies for cash payment on indents in the form prescribed above—Private work cannot be undertaken except in very special cases, when it cannot possibly be done otherwise, and when the Office can take it up without inconvenience. On such work an extra charge of 10 per cent, will be made over and above the usual rates. In all cases where cash payment is required, an estimate will be given and the amount must be remitted before the work can be put in hand.

14 As a rule, maps and drawings reproduced by lithography or photography are not coloured. but in special cases where colouring is essential, it can be arranged for on eash payment, as prescribed under Rule 1. Packing and transit charges must also be paid by indentors.

15. To enable the indenting officer, as well as the officer who countersigns and finally passes an indent, to know the cost involved thereby, the average ordinary price of each description of work executed in the Lithographic or Photographic Offices is given in the annexed list

16. Indents should be regulated, not according to what an officer would like to have, but by what is absolutely necessary. It is in all cases an economy to have maps and drawings reproduced on as small a scale as possible.

9.00 000

\*Add R1 per 100 pulls for each additional lay on the plate or stone.

# SCALE of CHARGES for WORK executed at the PHOTOGRAPHIC and LITHUCARAPHIC OFFICES, SURVEY of INDIA DEPARTMENT.

Full of State of Stat	22" × 26"   22" × 18" f 0 5 12 5 0 4 0 1 1 12 3 0 3		x 10" 10" x 8" 81" x 61" and smaller.	
11	11		' x 14"   16" x 13"   15" x 12"   12"   5" x 12"   12"	
11	11	1	20" × 18"   20" × 15"   17 5 8 5 6 5 4	
ਰ •	77 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		1,	

\* Additional Photo-Fransier Prints will be charged for at same rates

## Photo-Coltotype and Heliogravure Printing.

As the data for founding a complete scale of charges are not yet available, work by these processes will be charged for at a fair valuation of the time, labor and materials expended, plus the usual percentage of 20 per cent.

### Lithographic Drawing.

For drawing per 100 square inches or about the size of a half sheet of foolscap.

3rd Class.—Fairly open unik on transfer paper and open work on stone	ain Class,-Containing little detail on transfer paper, but required to be well drawn	grà Cas: -Open sketchy maps and diagrams on tracing transfer paper.	
1st Class.—Close intricate north on stone and superior stole at Chalk Drawings	t will tairly close work on	stone and ordinary. Unalk Diawings	

Cal the new will be charged at one of the above rates according to the amount of work.

### Lithographic and Zincographic Printing.

For printing per 100 pulls in black and for each color on the following sizes of paper-

,			• •		==:
	Reyal	\$10.		<del>र ४</del>	
! !	Super	Š.		r4 r4 -	
	Imperial. Super Royal, Foolscap, Super Royal	tolio.	:	\$ 5 0 0 0 0	
! 	oyal F			± ÷÷	
	Super R	+ to.	İ	4 17	
	erial.	4 to.		<del>6</del> 5	
	dw.	4		ro <del>++</del>	1
	Atlas	4 to.	;	######################################	
			•	 +-++	
1	Foolscap.	•	!	ω.4 ο.ς	
-		<u></u>		± +,+	!! -:-
	Halt	uble   22" × 15" Super Royal.		00 4 4 00 4 00 4 00 4 00 4 00	1: 1:
		3, Sul	1	<b>*</b> **	
	Half Imperial	23, × 1		₽₽. ₽₩	
0.2	bie fat	ગુ	i.	<del>5</del> t	
Super R	Double Elephant.	Double	1	4 W	
	ਜ	·2	1	c o	::
	del	``eç	ı	<b>4</b> 0	
;   	Atlas	, j. v		ø. 5	
   		`#; 		% ∋ ++ ⊃ - o w	
:	Ketai	×	,	. s o	
1		구 		 c so	
	Double Double Atlas Imperii Flenhant Revai	40" x 27" 40" x 25"   34" x 31"   30" x 3		15.15	
		£	!	c x	1
	Double	• •		7 35	!!
-	arian	·	`;	3 ¢	
	Antiqu	54" × 31 44 4010		7 01	
				ov.ng.	
				g, Pr ctions*	1
;! !*				Fransferring, Proving, and corrections* Printing per 100 pulls	1
;				Fran Pruni	

For each subsequent proof half the above rates will be charged. † Add R1 for each additional transfer on the plate or stone.

The price of paper varies according to size and quality, and will be charged at invoice rates.

20 per cent. should be added to the total cost of work by the above rates, to cover profit and loss, and incidental charges.

10 pulls to be charged as 25 pulls, over 10 and less than 50 as 50 pulls, and over 50 and under 100 as 100 pulls. Machine printing will be charged for at half the above rates

5
2
4
-
H
Ų
۲
_
÷
_

	634				4 FER CENT. TOANS	sato				49 PSR C	49 PER CENT. LOANS	,	TRANSPER		
PARTIC LARS.	TENT PANSER 1.01° O. 1853-54.	Of 1832-33	Of 1835-35	Of 1842-13.	Of 1854-55.	Transfer of 1955	Reduced 4 per cent 1 can cf 1879	10TAL.	Of 1870.	Uf 1879.	TRANSER LOAN OF 1879, 14 P.R CENT POR-	Тотак.	SEVEN S41 LINKS PER CENT PORTION.	5 PER CENT. LOAM OF 1856-57.	GRAND TOTAL.
Balance of 31st March 1836	34,100	13,73,653	27,66,300	13,73,653 27,66,300 2,23,64,749 89,94,540	გეკი, გაი	2,69,61,200 1	2,30,58,200	8,55,19,653	44,19,700	77,62,800	9,70,61,900	0,10,001,000,10,007,0	1,33,800	3,200	19,49,84,153
		ــــــــــــــــــــــــــــــــــــــ													e.v 7 -
Amount enfaced at Madras between 1st and 15th April 1886	:	:	<b>:</b>	13.500	3.100	24,800		0:)1:91	:	⊋00°†	54.100	63,100	:	:	1,09,500
Amount enfaced at Bombay between 1st and 13th April 1886	:		12,760	1,91,800	not'!	55.800	1915.360	3.83.20	:	500	18,500	19,000	:	:	4,12,200
Amount enfaced at Cabutra between 1st and 15th April 1880		:	000'1	45,600	15,500	0. <b>0</b> (††	13,000	1,42,700	:	•	U.5,00,5	1,06,5:0	:	:	2,29,200
	31'15	54,100 1 13,73,653	27,30,000	2,20,14,600 90,35,600	90,35.600	2,70,91,410	2,31,76,700	8,60.71,953	002'61'##	77,67,300	9.72,46,000	10,94.33,000	1,33,800	32,200	19,57,25,053
Deduct-						-						,			
Amount written off in the London Registers	:	:	2,400	54.900	3,500	(H-) <sup>*</sup> I	56,500	1.18,300	:	41,500	2,08,300	2.49,800		:	3,68,100
Balance on 15th April 1886	\$4,100	13,73,653	27,77,600	2,25,59,700 90,32,100	90,32,100	2,711,90,409	ž,	59.53,65	200	77.25,800	9,70.37,700	10,91,83,200	1,33,300	-	32,200   19.53,56,953
			Noti.	Nore From 9th June 1267 to 15th ,, 16th Red. 1886 to 18th ,, 1st Mar. ,, to 15th ,, 1st Apl. ,, to 31st ,, 1st Apl. ,, to 5th	oth June 1855 to 18th F-h. 10th Feb. 1885 to 18th ", 1st Max. ,, to 18th Max. 16th , ,, to 31st ,, 1st Apl. ,, to 5th Apl	F-b. 1885 enfaced fi	om Incia S.s.	6 11 11 11 11 11 11 11 11 11 11 11 11 11	red from London	34,633 lakhe.					
							5,252 lakhs 4,657	akhs 		,657 akbs.	<b>d</b> -				
						balant agolo	foinst India . Sos lachs.	3K 715.							
PUBLIC DEBT OFFICE,	ьĩ														

PUBLIC DEBT OFFICE,
BANK OF BENGAL;

### SURGEON-GENERAL WITH THE GOVERNMENT OF INDIA.

### NOTIFICATION.

Simla, the 1st April 1886.

No. 7.—Assistant Surgeon Gholam Nabi, of the Punjab Provincial Establishment, is dismissed the service.

B. SIMPSON, M.D.,

Surgeon-General with the Govt. of India.

### CURRENCY NOTES.

The following Currency Note of the Government of India is stated to have been lost, and payment of its value has been claimed by the person whose name is placed against the number. Any other person having this Note in his possession, or claiming a right to it, is warned to communicate at once with the undersigned—

### Lahore Circle.

NOTE WHOLLY LOST OR DESTROYED.

Regr. No No. of Note.

Value. R Name of Claimant.

. E 26-21270 .

100 G. Maffin, Esq., Custom House, Calcutta.

LAHORE,

The 10th April 1886.

W. H. EGERION,

for Deputy Commissioner of Currency.

### TREASURE TROVE.

-----

### NOTICE.

It is hereby notified under Section V of the Indian Treasure Trove Act (VI of 1878) that on or about the 12th day of December 1885, treasure, consisting of the undermentioned images, &c., valued in the aggregate at R649-2-6, was found buried underneath the Vishnu temple at Eedayarpankum, in the Conjeveram Taluk, Chingleput District, in the Presidency of Madras:—

- 1. Sree Rama, with a bow (made of copper.)
- 2. Luckshmana Perumal, with a bow (made of copper.)
- 3 Seethapirathi (made of copper).
- 4. Pedestal (made of copper).
- 5. Brackets, three (made of copper).
- 6. Perumal (made of copper).
- 7. Ubhayanachiyars, two (made of copper).
- 8. Pedestal (made of copper).
- 9. Brackets, three (made of copper).
- 10. Anudant (made of copper).
- 11. Barathur (made of copper).
- 12. Narasimmaswami (made of copper).
- 13. Aunjanayar (made of copper).
- 14. Garudalwar (made of copper).
- 15. Krishnaswami, with a bracket (made of copper).

- Krishnaswami, with a small bracket (made of copper).
- 17. Ranganathaswami (made of copper).
- 18. Sreenivasaswami (made of copper).
- 19. Varadarajaswami (made of copper).
- 20. Veeraragavaswami (made of copper).
- 21. Selvar (made of copper).
- 22. Mayagrivar (made of copper).
- 23. Vijiaragavaswami, with Ubhayanachiyars, three (made of copper).
- 24. Desekar (made of copper).
- 25. Lukshminarayana Perumal (made of stone).
- Brass tripod, copper plate, copper cups, two, copper small spoon, five.
- 27. Brass lamp.
- 28. Thoobam, &c., three.
- 29. Bells, three.
- 30. Brass tripod, two.
- 31. Copper Srisadagopum (sacred feet of God).
- 32. Broken pieces of plate, cup, &c., made of mixture of brass and copper, thirty-three.
- 33. Stones for grinding sandal, two.

All persons claiming the treasure, or any part thereof, are hereby required to appear personally or by agent before the Collector of Chingleput, at his office, on the 22nd day of September 1886, in order to the matter being enquired into and determined in accordance with the provisions of the Act.

L. M. WYNCH,

for Acting Sub-Collector in charge.

CHINGLEPUT DIST. COLLECTOR'S OFFICE;

CAMP CHINGLEPUT,

The 10th April 1886.

### YEARLY EXAMINATION FOR FOURTH GRADE ACCOUNTANTS.

The yearly examination of candidates for the 4th grade of Accountants, Public Works Department, will be held at the Government Engineering College, Seebpore, on Monday, June 7th, 1886, and following day, at 10 A. M. The examination will be conducted either at the College or by an Examiner, Public Works Accounts (including Railway and Telegraph), in Bengal. Assam, and Burmah only, as may be most convenient to the candidate.

All applications must be accompanied by a fee of R10, and must reach the undersigned on or before 6th May 1886

For further particulars apply to-

S. F. DOWNING,

Principal, Government Engineering Colleg

altered.

### POST OFFICE.

### NOTIFICATIONS.

Simla, the 5th April 1886.

\* See Clauses 216 to 221, and Clauses 225 to 228 of the Postal Guide, dated April 1886.

raised from 7 lbs. to 11 lbs. The postage rate (8 annas per lb.) and general conditions relative to such parcels despatched from India remain un-

- 2. From the same date the maximum limit of weight for parcels exchanged with Malta and Gibraltar will be raised from 7 lbs. to 11 lbs.
- 3. Heavy parcels exchanged with the United Kingdom through the medium of the Peninsular

  \* See Clauses 217 and 225 of the Postal Guide, dated April 1886.

  the maximum limit of weight for such parcels is 50 lbs. as heretotore.
- 4. The Commissioners of Customs in the United Kingdom have recently pointed out the frequent omission, on the part of senders, to give a proper or true description of the contents of parcels forwarded from India; special attention is called to Clause 211 of the Postal Guide, where it is distinctly stated that "the contents (of a parcel) should be stated in full detail, a separate description of each article, and its value, being given" and that "an incorrect declaration of value renders a parcel liable to confiscation."

### L. G. WAIT,

A.tt. Dire tor General of the Post Office of India.

### The 17th April 1886.

No. 978.—Mr J. H. Smith is appointed to be Postmaster, Simla, on probation for six months.

Mr. W. Bright is appointed to be Postmaster, Peshawar.

Mr. J. P. Grice is appointed to be Postmaster, Mooltan.

No. 980.—Mr. H. M. Mehta is appointed to be Postmaster, Allahabad.

### G. J. HYNES,

Assistant Director General of the Post Office of India

Unclaimed letters held in the Calcutta General Post Office on 21st April 1886.

Middleton, P. E. S. Ross, C. H.

### Letters marked " Care of Post Office."

Aman, A.
Bates, J. N.
Basendale, S.
Beauchamp, A.
Berry, Ado'ph.
Bigez, Mon. E.
Brose, F. N.
Bowers, S.
B. R.
Capel, Lt.-Col.
Clelton, H.
Clarke, James.
Clarke, F. G.
Crawford, J.
Derham, Henry.
Derham, Henry.
Derham, Henry.
Downing, D. G. A.
Downing, D. G. A.
Downing, J. H.
Downing, J. H.
Downing, J. H.
Downing, D. G.
Downing, D. G.
Downing, J. H.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, Mrs.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, Mrs.
Downing, D. G.
Downing, D. G.
Downing, Mrs.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, Mrs.
Downing, D. G.
Downing, D. G.
Downing, D. G.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing, D.
Downing

### Registered Letters.

Freeman, S. Guerrier, H. J. Reheiro, A. J.

Ross, A. Steruzilies, David.

### Unclaimed Letters held in the Barrackpore Post Office on the 19th April 1886.

Arrakiei, M.
Bissuli, Moss.
(Ampbell, Lady
Campbell, Sir J. W.
(Bater, L.
Chatterjee, Huri Das
Cook, A.
De, Hurry Nath.

Demount, F Fagan, H. R. Fry, Mrs. Grey, H. Hadgkins, Mrs. Hart, Il Hume, Lt. McMinn, J Owen, J. Owen, M. S. Rogers, A. G. Thomas, Major C. F Thomas, Mrs. M. J. Wyad, Mrs. H. B.

### E. HUITON,

Presidency Post a aster, Calcutta.

### Calcutta, the 24th April 1886. SEA AND FOREIGN MAILS

Mans for	Date of closing at Lalcutta.	Per Steamer
Madras and Ceylon Colombo, Penang, Slingapore, Hong Kong, Shanghai, Yokohania, and Australian	1 <b>886.</b> 18th April	P & O Str.
Colonies Fg.pt, Europe, America, Cape Colonies	27'h ,,	Frem Bombay,
through United Kingdom	arth ,	From Bombay.
Ditto Book Post and Pattern Packets .	anth ii	From Bombay
Rangoon and Moulmein	28th .,	Str Goa.
Akyab, Kyouk Phyoo, Sandoway and Ran-		!
goon	28th ,,	Str. Kilnea,
		·

N.B.—The letter-box will close at 7 v.m. precisely, after which hour Foreign letters, fully prepaid and hearing an extra postage-stamp of four (4) annas on each cover, will be received up to 7-50 r.m.

E. HUTTON,

Presidency Post Master.

### GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates—per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general

public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, \$25-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

### گورنمنت سنكونا فبري نيوج "

یهم دوا کوئینائین کا خوب قائم مقام هی اور کلکتم کے بوٹائکل کارتن یعنے کمپنی باغ کے سپرنٹندنے صاحب سے هوایک مقازم سرکاری واسطے سرکاری کام اور خیرات کے اور سواے اونکے جر کوئی ای*ک* مشت بیس پونۃ غرید *لینے* ہے بقیمت ثقد حسب نرے ذیل خرید کرسکتے عین یعنے نرے چار ارنس کے ثین کا چار روپیہ آٹھہ آنہ : آٹھہ اونس کے ثین کا آٹھہ روپیہ آٹھہ آنہ : ایک پونڈ کے ٹین کا سولھ روپید آٹھہ آٹھ '

اور عوام الناس • بوثانكل كارةن يعنى كمپني باغ كے سپرنٹنڈنے صاحب سے بقیصت نقد حسب نرنے دیل خرید كوسكتے عين يعنے نوع چار اونس ٿين كا پانچ روپيم آڻهم آنه ; آثهه ارنس نے ثین کا دس روپیه آتهه آنه ; ایک پرند کے ثین کا

یہہ دوا کلکتہ کے بڑے بڑے والیتی اور دیسی دوا حائونسیں بکتی عی ماسواے قیصت مذکورة بالاً کے معصول ذاک جار ارر آثهد ارنس کے ثین کا آثهد أند ; اور ایک پوند کے ٿي<sub>ن</sub> کا بار**ء** آنه '

### CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrituge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Garden, Seebpore, near Calcutta, for cash only, at the following rates, per four-ounce tin, R6-8; per eight-ounce tin, R12-8; per pound tin, R24 The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin, R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing

### كرستلبن سنكونا دوائي يخار '

لال سنکونا بارک کي ايک نئي اور عبده دوا گورنمنٽ فاکٽري مين تيار هوئي هي معبولي به ماف کي هوئي دوائي

بخار سے کونیں کے لئے یہہ بہت خوب فاہم مقام هی اور سیب پور متصل کائنته کے ہوئاءلل کارتان بعنی کمپنی باغ کے سبرنتندَنَتَ صاحب سے مرایک ملازم سرکاری کام اور خیرات ے لَئے اور وہ لوک حو ایک مشت ٰبنس پُونڈ لیٰن َ نفد اُس بھار سے خُرید سُکتے هنی بعلے جار آرس کے تین کا جهه روپیه آئهہ آنه ; آتهه آرنس کے ٹین کا بارہ روپیه آنهه آنه ; اور ایک پونڈ ے ٹین کا چونیس روہبہ —

اور عام لوگوں کو بوٹائکل گارڈن یعنے کمبنی باغ ک سپرنٹندنت صاحب سے نقد اس بھاو پر صل سکتا ھی یعنے چار آرنس ٹبن کا آٹھہ روہبہ آٹھہ آنہ ; آٹھہ آرنس کی ٹین کا سوله روببه آنهه آنه اور ایک پوند تّین کا بتبس ۳۳ روبیه بهه دوا رہ آنہ علاوہ اوبر لکھے ہوئے نرخ کے ہی،

### METEOROLOGICAL PUBLICATIONS FOR SALE.

At the Meteorological Office, No. 5, Russell Street; also at Messrs. Thacker, Spink & Co., or at Messrs. Brown & Co., at the prices specified below :-

Report on the Meteorology of India in 1875, 4to, 29 pages text, 297 pages tables, 3 charts. RS.

Report on the Meteorology of India in 1876, 4to, 97 pages text, 340 pages tables, 3 charts. RS.

Report on the Meteorology of India in 1877, 4to, 193 pages text, 375 pages tables, 3 charts

Report on the Meteorology of India in 1882, 4to, 152 pages text, 20% pages tables, 8 charts. &8.

Report on the Meteorology of India in 1883, 4to, 150 pages text, 30% pages tables, 9 charts. &8.

Indian Meteorological Memoirs, Vol. I, Part I, 4to, 118 pages, 9 plates. R2-8.

pages, 9 plates. Indian Meteorological Memoirs, Vol. I, Part II, 4to, 63

pages, 4 plates. Indian Meteorological Memoirs, Vol. 1, Part III, 4to, 86

Indian Meteorological Memoirs, Vol. I, Part IV, 4to, 62 pages, 8 plates. R1-8.

Indian Meteorological Memoirs, Vol. I. Part V. 4to, 57 pages, 10 plates. R1-8.

Indian Meteorological Memoirs, Vol. I, Part VI, 4to, 62 pages. Ri-S.

Indian Meteorological Memoirs, Vol II, Part I. 4to, 78 pages, plates, R1-8. Indian Meteorological Memoirs, Vol. II. Part II, 4to, 69

pages, 9 plates.

Indian Meteorological Memoirs, Vol. II, Part 1H, 4to, 68 pages, 3 plates. R1-8. pages, 3 plates.

Indian Meteorological Memoirs, Vol. II, Part IV, 4to, 232 pages, 7 plates. R3. Report on the Vizagapatam and Backergunge Cyclones,

Neport on the Vizingapatan and Backer guinge Cyclones, October 1876, 4to, 8/ pages, 4 plates. R2.

Report on the Madras Cyclone of May 1877, 4to, 117 pages text, 07 pages tables, 5 plates. R2-8.

Rainfall Chart of India showing the average annual distribution of rainfall (in colours). 88.

Rainfall Map of India (in two sheets, scale 64 miles to one inch), showing the annual distribution of rainfall (in colours) 83.

Register of Original Observations of six stations in India for each of the years 1879 to 1884, corrected and reduced. Each year, K2-S.

The Indian Meteorologist's Vade Mecum, Part I [Instruc-

tions to Observers. R3.

The Indian Meteorologist's Vade Mecum, Part II [The Meteorology of India]. R5.

Tables for the Reduction of Meteorological Observations in

HENRY F. BLANFORD,

Meteorological Reporter to the Government of Ind.a.

### THE INDIAN LAW REPORTS.

PUBLISHED UNDER AUTHORITY.

The Indian Law Reports, published under the authority of the Governor General in Council, appear in monthly parts, published as soon as possible after the first of each month, at Calcutta, Madras, Bombay, and Allahabad, and comprise four series,—one for the Calcutta High Court, a second for the Madras High Court, a third for the Bombay High Court, and a fourth for the Allahabad High Court. The cases heard by the Privy Council on appeal from each High Court are reported in the series for that High Court. Cases heard by the Privy Council on appeal from Provinces in India not subject to any High Court are reported in the Calcutta Series.

The Calcutta Series is distributed by the Bengal Secretariat; the copies for subscribers registered by Messrs. Thacker, Spink & Co. are distributed by that time; and the Madras, Bombay, and Allahabad Series are distributed direct from Madras, Bombay, and Allahabad respectively.

In supersession of previous advertisements, on and from the 1st

In supersession of previous advertisements, on and from the 1st January, 1885, the terms of subscription and sale will be as follows:—

Terms of subscription, payable annually in advance.

For t	he complete Series, including fostage	With posta		1	22 Vit	ł
For	the Calcutta Series	Rio	o	Ř.	2	8
,,	a mark of the Calcutta Sories	,, 6	o	,,		
,,	a part of the Madias, Bombay and Allahabad Series purchased separately inclusive of postage in India					o

Persons designing to subscribe for, or purchase, the Reports should apply to-

Messis, Thacker, Spink & Co., Calcutta.

Thacker & Co., Bombay Higginbotham & Co., Madras.

The Government Central Book Depot, Bombey.

- ,, Curator of Government Books, North-Western Provinces and Outh
- .. Superintendent of Government Printing, Bengal.

Coders and subscriptions for 1885 should be at once remitted.

### NOTICE.

Indian Law Reports.

Advertisements will be received for publication on the wrappers of the Indian Law Report, Calcutta Series, by the Calcutta Central Press Company, "I mited," 5-1, Council House Street, at the following rates, payable in advance —

		One	Ha!f	Она 🦠
		page.	page.	
For one issue		K 15	K10	K G
, three issues		. ,, 40	,,?5	1.14
,, bix ,		••• 7°	,,40	»» <sup>2</sup> 5
twelve		110	.,70	1.45

At these rates the advertisers will have the option of changing their advertisements in each issue.

### THE BENGAL LAW REPORTS.

A few sets of the Bengal Law Reports (Volumes 1 to 15) are available at Messis. Thacker, Spink & Co., Calcutta, at \$375 a set.

A Manual of Reference to the Examinations in Oriental languages, with the latest orders of Government, and specimen papers of the various standards. By Lieutenant-Colonel H. S. JARRETT. New Edition R4. Apply to the Librarian, 17, Elysium Row.

For Me in Rasputana to Officers stationed there.

Moore's Manual of Family Medicine for India, 4th Edition. Price-

To Government Officers (except those mentioned below) and to the public at large, R4.

To all Officers employed in Government Departments who are in receipt of salarms under \$500 per mensem, on a certificate being formshed declaring that the book is to be purchased only for the personal use of the officer. \$3. (8a).

### BOOKS AND PUBLICATIONS

FOR SALE BY THE .

### SUPERINTENDENT OF GOVERNMENT PRINTING, INDIA

8, HASTINGS STREET, CALCUTIA.

All books published by the Superintendent of Government Printing, India, can be purchased either directly o through the following or any other booksellers:-

### AGENTS.

CALCUTTA . Thacker, Spink, & Co. MADRAS Higginbotham & Co. Thacker, Vining, & Co.; Cooper, Maddon, & Co. BOMBAY **POONA** Cooper, Maddon, & Co.

### CATALOGUE.

NOTICE .- Books required for private use only can be purchased. Applications should be accompanied by a remittance, unless it is wished that the books should be sent by value-payable post, in which case, besides the ordinary postage, an additional charge will be made for registration and commission.

Books required for the public service should be obtained through Local Governments.

### FINANCIAL DEPARTMENT.

Codes of the Financial Department: Pension, Leave, and Pay and Acting Allowance. Sixth edition, corrected to 20th February 1884, Super 103al Svo., beards. R3-8 (6a)

Lasts of corrections to the above are supplied for R2 per annum.

Travelling Allowance Code (Civil). Second edition, 1885. Royal 8vo, hoards. R1 (2n.)

\*\* Intro correction to the acore are supplied, or Ki per annum.

Financial Statements, bound in one volume, from 1860-01 to 1873-74. Super royal Svo, cloth. R4 (12a)

List of Officers appointed by the Government of India in the Financial Department, and of the Office establishment of the Financial Secretary to the Government of India, with Appendix, published monthly. Royal 8ve, paper (over 4a. (in.) each Number.

Public Loans of the Government of India, Notifications relative to the, from 1822 to 1879. Demy Svo, boards. R: (4a.)

Production of Gold and Silver: Demand for Gold and Price of Silver. By R. H. HOTTINGBERY. Fcap., paper cover. R1 (4a.)

Food-grains and Salt throughout India, 1861-83, prices **K**1-8 (4a.) Super royal, boards.

Prices and Wages in India, Parts I and II. Super royal, boards. Rr (5a.)

Trade and Navigation of British India, Accounts relating to the. In monthly parts, from December 1866 to 1874-75, Fcap, paper cover. From 1875-76 to date, Royal Svo. 8a. (2a.) each part.

Trade and Navigation of British India, Annual Statements of the. Royal 4to, boards. Nos 13 to 19, each comprising two volumes, K3 (8a.) each volume.

Trade and Navigation of British India for 1882-83, 1883-84,
Appendices to Annual Statements of. K1 (4a.) each.

Trade of British India with other Countries for 1878-79, Review of the. By J. E. O'CONOR. Fcap., paper cover. 8a. (2d'.)

Maritime Trade of British India with other Countries, Review of the, 10r 1879-80, 1880-81, 1881-82. Fcap., paper cover. Sa. (2a.) each volume

Sea-borne Foreign Trade of British India, Review of the Accounts of the, for 1882-93. Fcap., paper cover. 8a. (2a.)

External Land Trade of British India, Accounts of the, from April 1880. In quarterly parts. Royal 8vo, stitched. 8a. (2a.) each part.

External Land Trade of British India. Review of, for 1878-79, 1879-80, 1880-81, 1881-82. Fcap., paper cover. 8a (2a.) each volume. 1878-79, 1879-80, 188 8a. (2a.) each volume.

External Land Trade of British India from April 1884 to

Trade by Land of British India with Foreign Countries, Review of the, for 1883-84. 8a. (2a.)

Finance and Revenue Accounts of the Government of India, from 1867-68 to 1870-71. Fcap., boards. R1 (2a.) for each year.

Finance and Revenue Accounts and Miscellaneous Sta-tistics relating to the Finances of British India. Fcap., boards. Part I, K1-8 (6a.); Part II, K2 (6a.); Part III, R2 (8a.)

Budget Estimate of Revenue, Expenditure, and Cash Balances of the Goverament of India. Fcap., paper cover. From 1808-60 to 1872-73. R1 (3a.) for each year.

Census, Emigration, Railways, Forests, Chinchona, Tea, Coffee, and Cotton Cultivation, Cotton and Jute Mills, Breweries, Collieries, Joint Stock Companies, Salt and Customs Revenue, Foreign Trade and Shipping, Statistical Tables for British India, relating to. Published annually: available from the 5th issue (1881) Super royal 4to, stiff cover. K2 (8a.)

Blight in the Poppy Crop in the Behar and Benares Agencies, Papers regarding a. 8a (2a.)

The Silver Onestion Reviewed, 1878. By an Indian official

The Silver Question Reviewed, 1878. By an Indian official R1 (2a.)

### FOREIGN DEPARTMENT.

Western Yunan, Report on the Expedition to, vid Bhanu, 1871. By JOHN ANDERSON, M.D. Super royal 8vo, full cloth. K4 (8a.)

Journey through the Districts of Minow, Shamil, and Kow

Gunow, Diary of a, during August 1873. Super royal 8vo, paper cover. 4a. (1a.)

Provinces of Ye, Tavoy, and Mergui on the Tenasserim Coast, Second Report on the. By J. W. Heller, M.D. Demy 8vo, stiff cover. & (4a)

Ajmere and Mhairwarra Districts Settlement Report, 1875. R1-4 (3n.)

Mission to Yarkund, Report of a, in 18/3 with photographs. By Str T. D. FORSYTH, EaC.S.L., C.B. Demy 4to, full cloth. R12 (R1.)

Yarkund Mission, Scientific results of the Second-

Moliusca. R 1 (2a.) Geology. R 1 (2a.)

ichthyology. R2 (2a)

Reptilia and Amphibia. R1-8 (2a.)

Hymenoptera. Ri (2a.)

Neuroptera. Sa. (24)

Lepidoptera. R1-8 (2a)

Rhynchota. R1-8 (2a.)

Syringosphæridæ. R1-8 (2a.)

Mammalia. RS (7a)

Araneidea. R4 (5a)

The above are in super royal sto, paper con ire.

Turki Language, a Sketch of the, as spoken in Eastern Turkistan (Kashgar and Yarkund). By R. B. Shaw, F.R.C.S. Super toyal Svo, full cloth. R; (Sa.)

Tribes of the Hindoo Koosh. Super royal 8vo, full cloth. **K**4 (6a.)

Bilochi-nama, Translation of. Compiled by Rai Bahadur Hetu Ram, C.I.E. Royal Svo., stiff. over. Rt-8 (37.)

Public Instruction in Mysore, Report on, for 1871-72, 1872-73, 1873-74, 1874-75, 1875-76, 18,0-77, 1877-78, 1878-76, 1879-80, and 1880-81. Feap., stiff cover. Price 8a. (2a.) for each year.

### Administration Reports-

Ajmere and Mhairwarra Districts, for 1873-74 No CXIX. For 1874-75, No. CXXV For 1875-76, No. CXXX For 1876-77, No. CXL. For 1877-78, No. CXLIX. For 1878-70, No. CLXIV. For 1870-80, No. CLXIII. For 1880-81, No. CLXXIV. For 1881-82, No. CXCIV. For 1882-82, No. CXCV. Royal Svo. stiff cover. For 1883-84, No. CCII. For 1884-85, No. CCX. Tcap, stiff covers. K1-8 (4a) each Number. Number.

Coorg, for 1871-72 • Royal 8vo, stiff covers. R1 (5a) Garo Hills, for 1875-70, 1870-77, 1877-78, and 1878-76. Royal 8vo, paper cover 8a. (2a.) for each year.

Hyderabad Residency, for 1871-72, 1872-73, 1873-74, and 1874-75, Royal 8vo, stiff cover. R1 (3a.) for each year

Hyderabad Assigned Districts, for 1875-76. 1876-77. Royal Svo, stiff covet. For 1877-78. 1878-79, 1880-81, 1881-82, 1882-83, 1883-84, and 1884-85. Feap., stiff cover. R1 (5a.) for each year.

for each year.

Khasi and Jaintia Hills, for 1876-77, 1877-78, and 1878-79.

Royal 8vo, paper cover, 8a. (2a.) for each year.

Manipur Political Agency, for year ending 30th June 1873, No. CIX. For 1873-74, No. CXVIII. For 1874-75, No. CXXV. For 1875-70, No. CXXXIV. 4a. (2a.) each Number. For 1877-78 and 1878-79. Fcap., paper cover Sa. (2a.) for each yeag.

Naga Hills Political Agency, for 1875-76, 1876-77, 1877-78, and 1878-79. Fcap., paper cover 8a. (2a.) for each yeag.

Persian Gulf Political Residency and Muscat Political Agency, for 1874-75, 1876-77, 1877-78, 1878-79, 1879-80, 1880-81, 1881-82, 1882-83, Royal 8vo, stiff cover. For 1883-84 and 1884-85. Fcap., stiff cover 12a. (2a.) for each year.

Mysore, for 1874-75, 1875-76, 1876-77, Royal 8vo, stiff cover. For 1878-79, and 1880-81. Fcap., stiff cover. &I (3a.)

Civil and Military Station of Bangalore, for 1881-82, 1882-83, 1883-84, and 1884-85. Fcap., stiff cover. 8a. (2a.) Jowai, for 1877-78. Royal 8vo, paper cover 8a. (2a.)

### Selections from the Records of the Government of India.

Super royal 8vo, boards.

Jubbulpore School of Industry. Flax Operations in the Punjab: Survey Reports of the Central and Northern portions of Pegu, 1856. No. XV. Rt (5a.)

Bustar and Kharonde Dependencies of the Raepore District, Report on the, 1801. No XXX. R1 (5a.)

Attaran Forests, Report on the, 1860. No. XXXII. R1 (6a) Dependency of Bustar, Papers relating to the, 1862. A Journey to Kokan, 1801. Coal Mines at Thatay Khyoung, 1861. No. XXXIX. R1 (6a.)

Settlement of the Peshawar District, Report on the, 1865.

No. XLVI. K1 (4a)

Salween Surveying Expedition, 1864-65, with Route Map. No. XLIX. &: (5a)

Nursingpore D strict, Report on the Revenue Settlement of the, 1867, and on the Census of the Central Provinces taken in Nov. 1866. No. LHI. R1. (5a.)

Baitool District, Report on the Land Revenue Settlement of the. By W. RAMSAY, 1807. No. LVII RI

Voyage on the Euphrates, Suklewich to Muskench. No.

Rajpootana Dispensary, Vaccination, Jail, and Sanitary Report, 101 1874, No. CXX. For 1875, No. CXXVII. For 1870, No. CXLII. For 1878, No. CLXI. For 1879, No. CLXXVII. For 1881, No. CLXXVIII. For 1882, No. CLXXXVII. For 1881, No. CLXXXVIII. For 1884, No. CCXIII. 12a. (2a.) each Number.

Thuggee and Dacoity Department, Report on the, for 1874, By Major L. R. C. BKADBORD, No CNXIV. For 1882-83, for 1884, No. CCNIV. 8a. (2a) each.

Affairs of Khelat, Report on the, 1857 to 1860. Report of Operations in the Thuggee and Dacoity Department during 1859 and 1800. Report on the Hyderabad Medical School. No. XXXIV. R1 (4.1.) Report of

Baroda State, Report on the Administration of the, for 1877-78, No. CLVI. For 1878-74, No. CLVIV. For 1879-86, No. CLXIV. For 1889-81, No. CXCIII, for 1881-82 and 1882-83. K1 (441.) each Number.

### HOME DEPARTMENT.

Indian Timbers, a Manual of Super royal 8vo, full cloth. By J. S. Gamble, M.A., F.L.S. Royales,

Archæological Survey of India, Reports on the. By Gent. A. CUNNINGHAM, C.S.I. Super royal Svo, full cloth. VI only available. Ro (oa.)

only available. R6 (6a.)

Hynns of the Rig-Veda, in the Samhita and Pada Text.

Deva Nagri character. By Procesor F. Max Melliste, M.A.,
in two volumes. Royal Svo., paper cover. R16 (R1.)

Grammar of the Rong (Lepcha) Language. By Colones.

G. B. Mainwardso, B.S.C. Super royal 4to, full cloth.

R street

Famme in Bengal and Behar, Correspondence relating to the, from October 1873 to May 31, 1874. Fcap, boards. & 1-8 (12a.)

Famme in Bengal and Behar, Papers relating to the. Fcap., boards. Ri-8 (12a.)

Drought in Bengal and Behar, Special Narrative of the, 1873-74, with Minutes by the Hon'ble SER RICHARD TEMPLE, K.C.S I. Frage, boards. K1-8 (12a)

Andamans and Nicobars, Hand-Book for the, revised up to 18t April 1877. Super royal 8vo, tull cloth. R1 (3a.); interleaved, K1-4 (4a.)

Population in the Andamans, Statistics of, 17th February 1881. Fcap., paper cover. 8a. (1a.)

Nancowry Dialect of the Nicobarese language, a Dictionary of the. In two parts, bound in one, Nicobarese-English and English-Nicobarese. Royal Svo., boards. By the late F. A. d. Roeff torrer. R2 (4a.)

Calcutta Gazettes, Selections from, of 1816 to 1823. By H. D. SANDEMAN, C.S. Super royal 8vo, full cloth, R1-8 (Sa.); Vols. II, III, IV, and V, R3 (12a.) each.

Unpublished Records of Government, Selections from, from 1748 to 1707. By REV. J. LONG. Super royal 8vo, full cloth. & 3 (R1).

Surgeon Superintendents of Government Emigrant-ships, Instructions for guidance of, regarding contagious fever. Super royal 8vo, paper cover. 4a. (1a.)

British-born Subjects, Statistics of, recorded at the Census of India, 17th February 1881. Feap., paper cover. Sa. (1a.)

Relations of the Government with the Hill Tribes of the North-East Frontier of Bengal, History of. By ALEX. MACKENZIE, B.C.S. Super royal Svo, full cloth. R5 (8a.)

General Report on Public Instruction in Assam, for the year 1881-82. Rt (3a.)

Report on Education in Coorg from 1834 to 1882 8a. (2a.)

Vernacular Education in Bengal and Behar, Adama' Reports on. By the REV. J. Long Super royal 8vo, full cloth, &2 (8a.); in stiff covers, &1-8 (8a.)

Indian Education Commission, Report of the, with Appendices and Statistical Tables. Fcap., boards. R5 (R1.)

Separate Appendices to the above, comprising-

Bengal - Report, Evidences, and Memorials. Fcap, boards. \$3 (10a.)

Central Provinces—Report, Evidences, and Memorials.
Fcap., boards. R2 (7a.)

North-Western Provinces—Report, Evidences, and Memorials. Fcap., boards. R3 (12a.)

Hyderabad Assigned Districts—Report on Education. Fcap., boards. &: (3a.)

Coorg—Report on Education from 1834 to 1882.

Fcap., paper cover. Sa. (2a.)

Bombay—Report, Vol. I. Fcap., boards. R2 (7a.)

Bombay—Evidences and Memorials, Vol. II. Fcap., boards. R4 (10a.)

Madras—Report, Evidences, and Memorials. Fcap., boards. K4 (17a.)

**Punjab**—Report, Evidences, and Memorials. Fcap., boards.  $\aleph_4$  (12a.)

Public Instruction in Assam, General Report on, for 1881-82. Frap., hoards. &t (4a.)

Census of British India, Report on the, taken on 17th February 1881. Vol. I. Frap., boards. &2-8 (8a.)

Population of the Indian Empire, Statistics of, collected at the Census of 1881. Vol. II. Frap., boards &2 (8a.)

Census of British India. List of castes, &c., and extracts from Provincial Reports. Vol. III Frap., hoards &1-8 (6a.)

Report (Second) of the Curator of Aucient Monuments in India. Super royal 800, hoards R1-8 (4a)

Forest Department Code, with Forms Third Edition, corrected to 31st December 1885. Super royal 800 cloth, R1-8 (5a.)

Chalers: Whether and the Coata 4.

Cholera: What can the State do to prevent it? By J. M. CUNINGILAM. Demy 8vo, cloth R.-8 (4a)

Scientific Memoirs by Medical Officers of the Army of India, edited by B. SIMPSO S, M. D. Part ! Demy 4to. R2 (2a.)

### Selections from the Records of the Government of India.

Minute by Earl Dalhousie on his Administration in India, dated 28th February 1856. No. NIV - K. 14a -Education in India, Note on the state of, during 1865-66,

By A. M. MONTEATH, C.S. No. LIV. Rt (4a.) During (860-67). By A. P. Howell, C.S. No. LNVII. R1-8 (8a.) stitched; R. (8a.) bound.

Education in India, Collection of Despatches from the Home Government on, 1854 to 1805. No LXXVI R1 (6a.)

Proposed Railway in Bengal, Papers on the, 1850 to 1852, with 4 maps. Kr (0a.)

Survey of the Mineral Deposits in Kumaon, Reports on the, and on the Iron smelting operation at Dechourse, 855 and 1850. No. N.H. &I (ca.)

Coal of the Nerbudda Valley, Tenasserim Provinces and Thayetinyo, Papers on the, 1854 and 1855. No. X.

Cattle Diseases, Papers relating to, 1811 to 1865, No. LXIX. 81-2 (bd.)

### Judicial,

Chronological Table for A. D. 1836. 4a (1a.)

Civil Cases from Appeal to the High Court, Report of By Wither Moschatt. Parts II to V. Super royal 8vo, paper cover. K: (\*a.) cach part.

Rent Case, including judgments delivered on 19th June 1865. Super royal 8vo, paper cover. K: (2a.)

Vakeels, Rules for Admission or, in the High Court. Demy Syo, stitened. 40 (10.)

High Court (Criminal), Appellate Side, General Rules and Cucular Orders of the. New edition, 1883. Super royal, 8vo, boards. K2 (4a.)

High Court (Civil), General Rules and Circular Orders of the. 1851. #2-8 (5a.)

". Luts of sorvections to the above Ritles are supplied monthly at R3 a year.

### LEGISLATIVE DEPARTMENT. A-General Acts.

From 1834 to 1863, Vol. 1. From 1864 to 1871. Vo. 11. From 1872 to June 1876, Vol. III. 88 (12a) for each volume. From 1877 to 1381. Vol. IV. R8 (8a) For 1882. (Part I, containing Acts II to XII, both inclusive). RS (8a.)

From 1882 to 1884. (Part II, containing Act XIV and following Acts of 1883, and the Acts of 1883 and 1884.) &8 (7a.)

### B-Local Regulations and Acts.

Madras Code, 1876, Vol. IV. RS (8a.) .

Oudh Code, containing Regulations and Acts in force in Oudh from 1803 to 1880. R5 (0a.)

North-Western Provinces Code, 1877, Vol. VI. R8 (8a)

British Burma Code, 1877, Vol. VII. R3 (6a.)

Punjab Code, 1878, Vol. VIII. R4-8 (8a.)

Lower Provinces Code, 1878, Part 1, containing Bengal Regulations and Local Acts of the Governor General's Council, Vol. IX. R8 (8a.)

Lower Provinces Code, 1870, Part II, containing Acts of the Lieutenant-Governor's Council, and Regulations made under 3.5 Vic., Cap 3. R8 (12a.)

Lower Provinces Code, 1882, Supplement to, containing Acts of the Governor General's Council from May 1879 to January 1882; of the Lieutenant-Governor's Council from January 1880 to April 1881; and Acts applicable to Assam.

Ajmer Code. 1879, Vol. XI. \$3 (6a.) Bombay Code, 1880, Vol. XII. RS (12a.) Coorg Code, 1880, Vol. XIII. R2 (0a.)
Central Provinces Code, Vol. XIV. R4-8 (6a.)

### 'C-Statutes.

Statutes relating to India, 1285 to 1855, Part I, Vol. XV.

Statutes relating to India, 1856 to 1881, Part II, Vol. XVI.

Statutes relating to India, Supplement to, 1881. R3 (6a)

. The above three server of volumes are in super royal 800, full cloth.

Merchant Shipping in India, a Digest of the Statutes and Acts relating to. By T. A. Prakson. Super royal 8vo, tull cloth. RS (12a.)

Acts (unrepealed) of the Governor General's Council, from 18.4 to date. Demy 8vo, stitched. These are to be had separately. The price is noted on each Act.

Abstract of Proceedings of the Legislative Council of the Governor General, from July 1882. Super royal 4to. Annual subscription &5 (R1). Single issue, 4a., including

postage.

Bills (in English) before the Legislative Council of the Governor General, and of Statements of Objects and Reasons and Reports of Scheet Committees upon them, and of such Speeches in Council relating to them as appear of sufficient interest to reprint. They are sold to casual purchasers at the rate of three pies per sheet (of four pages) or part of a sheet, but a reduction is made where the papers cover more than systy-four pages. The whole set or papers published in a year are also supplied to annual subscribers at the rate of R2, exclusive or postage, or K3, including postage to any part of British lindia.

Firdu or Him lustani translations of such Bills as it appears.

Urdu or Him lustani translations of such Bills as it appears desirable to translate, and of the papers published with them, as specified above, and translaterated versions in the Nagri character of such of these translations as it appears desirable to issue in that form, are also obtainable on the same terms.

Urdu or Hindustani translations of such Acts of the Governor General's Council as it appears desirable to translate, and translaterated versions in the Nagri character of such of these translations as it appears desirable to issue in that form, may be obtained at the rate of three pies per sheet.

Punjab Customary Law, containing Selections from the Records of the Punjab Government, Statements of Customary Law in different districts, and Questions on Tribal and Local Custom Edited by C. L. Tuppar, C.S. In three volumes, super royal 8vo, full cloth. Rio (14a.) for the three volumes.

Index to the Enactments relating to India, with Chronological Tables or Statutes, and the Acts and Regulations of the Inman Legislatures. Second Edition. By WILLIAM PISCHER AGNEW, Barrister-at-Law. Super royal 8vo, full cloth. Rio (12a.)

. \*. Copies of the first edition, compiled by Stuphen Jacob, B.C.S., can be had at M2-8 (1741.)

Rent Law Commission, Report of the. In two volumes.

R3 (12a.) for both volumes.

Bengal Tenancy Bill, 1883, with annexures. Fcap., stitched. 4a. (3a.)

Bengal Tenaucy Bill, 1883, Report of the Government of Bengal on, with revised Bill and Appendices. In two volumes, Fcap., boards. K4 (K1) for both volumes.

Law of Landlord and Tenant in Bengal, Correspondence between the Government of India and the Secretary of State regarding the proposed amendment of the. Fcap., boards. Sa. (40.)

Remissions or Reductions of Stamp Duty authorised since the passing of Act AXXVI of 1800, Table showing. Royal 8vo, stitched. 2a. (1a.)

### MILITARY PEPARTMENT.

Bengal Army List, published every quarter. Super royal 8vo, paper cover. R2 (6a.)

Transport of Troops by Sea, being Transport Regulations, Part I. Super royal 8vo, full cloth. R2-8 (4a.)

Transport of Troops, Inland, being Transport Regulations, Part II. Royal 8vo, full cloth. R2-8(4a.); interloaved, R3

Army Circulars (India). Issued monthly. Demy 8vo., stitched. K3 per annum, including postage.

List of Changes in War Materiel. Issued monthly. Demy 8vo, stitched. K4 per annum, including postage.

Pay Code for British Troops, Part I (Army Regulations, India, Vol. I.) Revised edition, 1884. Super royal 8vo, full cloth. R3 (8a.); interleaved, R4; (12a.)

Pay Code for Native Troops, Part II (Army Regulations, India, Vol. I.) Revised edition, 1884. Super royal 8vo, full cloth. R1 8 (4a.); interleaved, K2 (6a.)

. Lists of corrections to the above are supplied for Rs per annum:

Equipment Code. (Army Regulations, India, Vol. III. Revised edition, 1884. Super royal 8vo, full cloth. \$\mathbb{K}\_3\$ (8a.); interleaved, \$\mathbb{K}\_4\$ (12a.)

Clothing and Necessaries for the Native Army in Bengal, Revised Rules for the provision of. Royal 8vo, boards. 8a. (2a.)

 Instructions for Payment of British Troops, India, 1885.
 Super royal 8vo, full cloth. R2 (5a.)
 Bengal Army Regulations corrected up to 31st December 1879.
 Super royal 8vo, full cloth. R4 (8a.); interleaved, 1879. Su R5 (12a.)

Carbine and Rifle Exercises and Musketry Instruction for Native Troops, 1882: Royal 32mo, full leather. K1-4 (2a.)
Sword and Lance Exercise, Instructions for, with Field
Gun Drill for Cavality, 32mo, cloth. 4a. (1a.)

British Army Schools. (Army Regulations, India, Vol. XIII R1-8 (4a.)

Equipment Table of-

Native Infantry Regiments, 1884.

A Garrison Battery serving in India, 1984.

A Regiment of Madras Native Cavalry and Body Guard, 1884.

Table of Stores supplied for Fort Armaments, 1884.

Detail of Stores supplied for the use of Royal Artillery as station stores, which do not form part of the Equipment of a Battery and which are not taken with a Battery when leaving a station. 1884.

The above are in super royal Sec, stiff boards, and may be had at &a (13a.) each.

Rifle Exercises for Native Troops. Urdu and Nagri. 6a. (1½a.) each. Goormukhi. 8a. (1½a.)

Carbine Exercises for Native Troops. Urdu and Nagri. 21 a. (6p.) Goormukhi. 3a. (6p.)

Infantry and Carbine Sword-Bayonet Exercises. 3a. (1\frac{1}{2}a.)

Position Drill, 14a. (6p.)

\*\* The above four books have been translated and published by Incatenant-Colored A. C. Tokes, and are available in Uniu, Nagr. and Coormithi, 8vo, paper cover.

Indian Appendix to the British Musketry Regulations, 1882 Royal 1,2mo, full leather. 12a. (1a.)

Book of Aids to Military Equitation. 13mo, cloth. 4a. (1a.)

Rules for Audit of Cantonment Funds. Super royal 8vo.,

stitched. 2a. (1a.)

Training of Troops for service in the Field, and conduct of Peace Manœuvres, Regulations for the By Liftui. E. Baring, R.A. Super royal 8vo, stiff cover. R1 (2a.)

Admission of Military Officers to Civil and Political Departments, Rules for the. Super royal 8vo, paper cover. Sa. (2a.)

### Commissariat.

Commissariat Code for India (Army Regulations, India, Vol. V.) Revised edition, 1884. Super royal Svo, full cloth, K4 (Sa.)

Commissariat Transport (Army Regulations, India, Vol. V., Part II. R1-8 (4a.)

Compendium of existing Regulations, Commissariat Department, Bengal. Super royal Svo, full cloth. Complete by H. G. WHRLAN. R5 (8a.); interleaved, R6 (12a.)

Appendices to the above Compendium. Super royal 8vo, full cloth. R4 (6a.); interleaved, R5 (6a.)

Pack Gear for Elephants. By G. P. SANDERSON, Super royal Svo, boards. Rt (2a.)

### Medical.

Medical Department, H. M.'s Forces, Bengal, Regulations for the, 1882. Super royal 8vo, full cloth. R1-8 (6a.); interleaved K2-8 (8a.)

### Marine.

West India Pilot, Vol. II. Royal 8vo, fuil cloth. R6 (6a.)

A Manual of Tibetan, being a Guide to the Colloquial Speech of Tibet, in a series of progressive Exercises by Major T. H. Lewin, F.R. 6.8., of the Bengal Staff Corps. late Deputy Commissioner of Darjeeling. Ko (3a.)

Copies are to be had at the Office of the Director of Public Instruction.

Annual Statement of the Seaborne Trade and Navigation of the Rengal Presidency and of its Chief Port of the Bengal Presidency and of its Chief Port (Calcutta) and each of its Subordinate Ports (Chittagong, Ballasore, Cuttack, Pooree, and Naraingunge). Volumes I and II. Price \$20 for 1884-85. Published at the Calcutta Custom House. Previous years' volumes can also be obtained at the same price.

### BOOKS AND PUBLICATIONS

FOR SALE BY THE

### SUPERINTENDENT OF GOVERNMENT PRINTING, BENGAL

WRITERS' BUILDINGS, CALCUTTA.

NOTICE .- Books required for private use only can be purchased. Applications should be accompanied by a remittance, unless it is wished that the books should be sent by value-payable post, in which case, besides the ordinary postage, an additional charge will be made for registration and commission.

Books required for the public service should be obtained

through the Heads of Departments.

The amounts within parenthesis are for packing and nostage.

### GENERAL DEPARTMENT.

Report of the Director of Public Instruction for 1884-85 R2 (40.)

Code of Regulations for European Schools in Bengal for **Κ**ι (1α υρ.)

Bengal Administration Report for 1884-85. R6 (10a.)

Map of Bengal, 1873. R2 (2a.)

1874-75. R2 (2a.)

Seven Grammars of the Dialects and Sub-Dialects of the Behari Language. By G. A. Grierson, C.S.

Part I .- Introduction.

Part II .- Bhojpuri Dialect.

Part III.-Magadhi Dialect.

Part IV .- Maithil Bhojpuri Dialect.

· Part V .- South Maithili Dialect. R1-4 (2a.) cach.

Rules under the Inland Emigration Act I of 1882 8a. (3a.) Annual Report on Inland Emigration for 1884. Rt (3a.)

### MARINE.

Abstract of the Rules of the Road at Sea in Tamil. RI

Ditto ditto in Telegu. RI (1a. 6p)

The Bengal Pilot's Code of Signals. R3 (2a. 6p.)

### FINANCIAL DEPARTMENT.

Report of the Excise Commission, 1883-84. Vols. I and II, K8 (Sa.)

Bengal Census Report, 1881. R16 (R1-14.)

Report on the Dyes and Tans of Bengal. By H W. M'CANN, M.A., D S.C. Full bound, cloth. R2-S (3a. tp.)

Family Medicine for India. Fourth Edition. By Surgeon-Major Moore. Super-royal Svo, full cloth. K4 (6a.) to Government Officers and to the public at large, K3 (6a.) to Government Officers on receipt of salaries under K500 pet mensen, on their certifying that the book is to be purchased to their personal use.

Papers regarding the Tea Industry in Bengal. R3 (3a.) Census of Calcutta and its Suburbs, 1881. R4 (4a.)

Report on the Internal Trade of Bengal for 1876 77 to 1589-84. R6 (8a.) cach.

Report on the River-borne Traffic of the Lower Provinces of Bengal and on the Inland Trade of Calculea for 1884-85. Ru (80 )

Report on the Cultivation of, and Trade in, Ganja in Beugal. K1.8 (2a.)

in Jute. RS (7a.)

Report on the Food grain Supply and Statistical Review of the Reilef Operations in the distressed districts of Behar and Bengal during the Famme of 1873-74. By A. P. MacDonnell, or the Bengal Civil Service. 83-8 (042.)

Prices of Food-grains, Firewood, and Salt in Bengal, from 1800 to 1878. R2 (3a.)

Statistical Account of Bengal. By W. W. HUNTER, B.A., I.L.D., Director-General of Statistics to the Government of India.

Vol. I. 24-Pergunnah- and Sunderbuns.

Vol. II. Nadiya and Jessor.

Vol. III. Midnapur, Hugh, and Howiah,

IV. Bardwan, Bankura and Birbhum. Vol.

V. Dacca, Bakaigani, Faridput and Maimansing-Vol.

VI. Chittagong Hill Tracts, Chittagong, Noakhali, Tipperah and Hill Tipperah. Vol.

Vol. VII. Maldah, Rangpur and Dinagepur.

VIII. Rajshahi and Bogra. Vol.

Vol. 1X. Murshidabad and Pabna.

X Darjiling, Jalpaiguri and Kuch Behar State. Vol.

XI. Patna and Saran. Vol.

Vol. XII, Gaya and Shahabad.

Vol. XIII. Firhut and Champaran

Vol. XIV. Bhagalpur and Santal Parganas.

XV. Monghyr and Purniah

Vol. XVI. Hazaribagh and Lohardaga.

Vol. XVII. Singbhum, Tributary States, and Manbhum.

Vol. XVIII. Cuttack and Balasor.

Vol. XIX, Puri and Tributary States of Orissa.

XX. Fisheries and Botany of Bengal, with General Vol. Index.

Vol. XX. General Index only,

Price per volume, R4 (5a.)

### JUDICIAL.

Civil Suits, 1880 2a. (1a.)

Factories Act XV of 1881, with rules and forms. 2a. 6p. 

Rules and Notifications under the Arms Act, in Bengali

Ditto

Urya. 20 (14.)

Ditto

Urdu. 2a (1a)

### PUBLIC WORKS DEPARTMENT.

The Safe Use of Steam, in Bengan 2a (1/a.)

Distribution Return of Officers and Subordinates employed under District Road Cess Committees. Corrected up to 1st January 1881. 2a. (§a.)

List of Officers of the Public Works Department, Bengal. Corrected up to 1st January 1886. Da. Ga. 6p.)

Memoranda on the System of Brick-making at Akra. By A. G. BREMNER, Assistant Engineer. R3 (4a.)

### APPOINTMENT DEPARTMENT.

The Quarterly Civil List for Bengal, corrected up to 1st January 1886. K3 (4a.)

### REVENUE.

Rules under the Bengal Tenancy Act in English. 2a. (½a. Rules under the Bengal Tenancy Act in Bengali. 2a (12a.) Rules under the Bengal Act in Hindi. 20 (12a)

Official Report of the Calcutta International Exhibition,

1883-84. Vols. I and II.

In tull vellum. R6-8 (R1-2.) In tull cloth. R5-12 (R1-2.)

Bihar Peasant Life. Illustrated! By G A GRIERSON, Esq. B. C. S. R5 (Sa.)

Certificate Procedure, 1885. 8a. (1a. 6/.) .

Rules for the Guidance of Officers in the administration of the Salt Department. R1-4 (3a.)

Board's Rules, or Rules for the guidance of Officers engaged in the administration of the Revenue Department in the Lower Provinces of Bengal. Vols 1 and 11. R4 (5a.) and R3 (5a.) Interleaved copies, 第5 (8a.) and R3-8 (8a) respectively. Printed slips containing alterations and additions will be available to purchasers monthly at R2 per annum, including postage.

Bengali Translation of the Revised Salt Manual. 4a. (6p.)

Bengal Embankment Manual. R.s. With Map. R3 (4a.)

Memorandum on the Revenue History of Chittagong. By H. J. S. Corton, C.S. R2-4 (4a)

Village Directory of the Presidency of Bengal -

Vol. 1 Burdwan.

Vol. II. Bankura.

Vol III. Beerbhoom. Vol.

IV. Midnapore. Vol. V. Hooghly.

VI. Howrah. Vol.

Vol. VII. 24-Pergunnahs.

Vol. VIII, Khoolna,

Vol X. Jessore.

Vol XI. Moorshedabad.

Vol. XII. Dinagepore.

Vol. XIII. Rajshahi,

Vol. XV. Bogra. Vol. XVI. Pubna.

XVII. Darjeeling. Vol.

Vol. XVIII. Julpigoree. Vol. XVIIIA. Cooch Behar.

Vol. XIX. Dacca.

Vol. XX. Furreedpore.

XXI. Backergunge. Vol.

Vol. XXIII. Tipperah.

Vol. XXIV. Noakhali.

XXV. Chittagong District and Chittagong Hill Vol.

Vol XXVI. Patna.

Vol. XXVII. Gya.

Vol. XXIX, Durbhanga. Vol. XXX, Mozufferpore.

Vol. XXXIII, Monghyr. Vol. XXXV. Purneah,

Vol. XXXIX Balasore.

Vol. XLII, Lohardagga.

R1-8 each (2a.) per copy.

### MISCELLANEOUS.

Reports on the Effects of Artificial Respiration, Intravenous Injection of Ammonia, and Administration of various Drugs,&c., in India and Australian Snake-poisons. R3 (4a)

A Report on the District of Jessore: its Autiquities, its History and its Commerce. By J. Westland, Esq., C.S. &3 (3a.)

Report of the Vizagapatani and Backergunge Cyclones of October 1876.  $R_{\beta}$  (4a)

Winds of Northern India. R1 (2a.)

Manual of Materia Medica, in Urdu. Ey Shaik Akbar ALLY. 8a. (2a.)

Buddha Gaya, the Hermitage of Sakya Muni. R30 (R1-4)

Further Notes on the Rungpore Records, Vol. II. By E-G. GLAZIER, C.S. R1 (2a.)

Selection of Papers regarding the Hill Tracts between Assam and Burma, and on the Upper Brahmapooter.

Descriptive Ethnology of Bengal. By Colonel EDWARD TUITE DALION.

Bound copies Unbound copies . ..35



## The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, APRIL 24, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

### PART III.

Advertisements and Notices by Private Individuals and Corporations.

### BRITISH BURMA.

NOTICE.

DEPUTY COMMISSIONER'S COURT, DISTRICT THONEGWA.

The 4th February 1886.

Civil Side Miscellaneous Case No. 4 of 1885.

IN THE MATTER OF THE ESTATE OF G. J. ROBERTS, DECLASED.

Whereas G. J. Roberts, late Manager, Government Tobacco Plantation, Maubin, Thoneg wa District, died intestate on the 5th January 1885 Notice in pursuance of the 7th Section of Regulation V of 1799 is hereby given to all persons claiming to have any interest in the property and credits of the said G. J. Roberts, deceased to appear in the said matter (if they think fit so to do) either personally or by a duly authorized agent, on the 15th May 1886, when the Court

will proceed upon all the claims and pronounce judgment in the matter.

Dated Maubin, the 6th February 1886.

W. W. PEMBERTON,

District Judge, Thonegwa.

### HINDU FAMILY ANNUITY FUND.

### NOTICE.

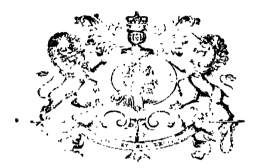
Under Rule 9t of the Rules of the Hindu Family Annuity Fund, it is hereby notified that the limit of aggregate annuities securable under Rule 23 has been raised from R60 to R80, all other limitations remaining as at present.

RAMAPRASANNA GHOSH, M.A., B.L.,

Secretary.

CALCUTTA,

The 21st April 1886.



SUPPLEMENT TO

# The Gazette of Kndia.

.No. 14. :

CMICUITA, SATURDAY, APRIL , G. 6

OFFICIAL PAPERS.

*(\* )* 

11/51

# GOVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

SUPPLEMENT TO THE STATEMENTS OF PRICES CURRENT (RETAIL) OF FOOD-GRAINS FOR THE 1st AND 2nd HALVES OF JANUARY AND 1st AND 2nd HALVES OF FEBRUARY 1886, PUBLISHED IN PAGES 280, 285, 331, 405 AND 719 OF THE SUPPLEMENT TO THE "GAZETTE OF INDIA" DATED 20th FEBRUARY AND 6th, 13th AND 27th MARCH 1886.

) COMMERCE,	
$\ddot{\mathcal{L}}$	
AND	(4/11/1
FINANCE	(Statistical Branch)
9	tati
EPARIMENT OF FINANCE AND	5)

	0 +0 0 0 0	on m	
	ZEEEEO	22	
			•
	000000	0	
	425 x 34 2	• • •	
-	ია 4. ი აა ა		
	5250 22		
			•
	:		
	•		
	၈၀၁၁ ဇာ၁	<del></del>	• •
	22225	37 1	•
	:::::		
	• • • • •		
	400000		<del></del>
	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Ė	
			<b></b>
		> ~	
	•	5	
_	2 00	4	
	37 37 37 37 37 37 37 37 37 37 37 37 37 3	33	
	··-		
	0 0 0 1 1 0	7 8	•
	222272		
	တ၁၁၈ဝ၈ပ	ဟ	
	8 = 5 5 = 4	<b>1</b> 0	
	12 0 11 8 11 8 14 11 0	38 15	
	2== 32		•
-	ដ ់⊗ដ3°	0	
	10 13 12 8 11 12 12 10 10 0	24 10	•
_		<del></del> <del>-</del> -	•
	,		
	1	(pag	
	• • • • •	Revis	•
		int (	•
		Deoli Cantonment (Revised)	•
	. ห ซ ซ .	Cante	•
•	Bangalore Kolar . Tumkur Mysore Shimoga Kadur .	Jeli (	
,	ZYZYZ Z	മ്	

Printed and published for the Court KHMEN? OF INDIX at the Office of the South States



SUPPLEMENT TO

## The Gazette of Kndia.

No. 15:3

§ ."

CALCUTTA, SATURDAY, APRIL 10, 1886.

### OFFICIAL PAPERS.

A Supplement to the Gazette of India will be published from time to time, containing such Official Papers and information as the Gazetment of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on a payment of six Rupees per annum if delivered in Calcutta, or nine Rupees if sent by Post.

No Official Orders or Notifications, the Publication of which in the Gazette of India is required by Law, or which it has been customary to publish in the Calcutta Gazette will be included in the Supplement. For such Orders and Notifications the body of the Gazette must be looked to.

### GOVERNMENT OF INDIA.

### HOME DEPARTMENT.

### RULE REGARDING THE GRATUITOUS DISTRIBUTION OF THE "GAZETTE OF INDIA."

### No. 356.

Extract from the Proceedings of the Government of India, in the Home Department (Public-Books)—under date Calcutta, the 6th April 1886.

### READ again-

Legislative Department Circulars to all Local Governments and Administrations, Nos. 1030 to 1040, dated the 8th September 1882, and Nos. 1104 and 1114, dated 28th August 1883, on the subject of giving greater publicity to legislative measures.

Home Department Resolution Nos. 49—1791-1807, dated 8th November 1882, on the subject of giving publicity to rules, regulations or notifications having the force of law and issued by executive authorities.

### RESOLUTION.

The Government of India has recently had under consideration the question whether it is not desirable to restrict within narrower limits the free circulation of the Gazette of India and to lay down some more definite rule than at present exists regarding the gratuitous supply of the Gazette either to private institutions, such as Libraries, Reading Rooms, Clubs, &c., or in exchange for newspapers. Considerable difficulty is experienced from time to time in deciding whether applications for the free supply of the Gazette to private persons or bodies should be complied with, and the extent to which

the gratuitous distribution list of the Gazette has in this way become enlarged has been found to be productive of inconvenience.

2. As special arrangements have been made for giving due publicity to measures which may from time to time come before the Legislature and also to rules, regulations or notifications having the force of law which are issued by the executive authorities in the exercise of powers conferred upon them under the provisions of Acts of the Legislature, it is unnecessary for these purposes to provide for any particularly wide circulation of the Gazette of India. Under these circumstances, and as it is desirable to avoid making distinctions in the matter, the Governor General in Council has decided to adopt the simple rule that the Gazette should not be gratuitously supplied to any person with the exception of Officers of the Government.

Finglishman.
Indian Daily News.
Statesman
Indian Mirror
Hindoo Patriot

† Madras
Bombay
North-Western Provinces and Ondh
Punjab
Central Provinces
British Burma
Coorg
Assam
Hyderabad

As regards newspapers, the gratuitous supply of the Gazette will be limited in the Lower Provinces to the newspapers marginally\* noted, while in other Provinces a certain number† of copies will be made available for distribution in such

manner as Local Governments and Administrations may see fit. This arrangement will take effect from the 1st April 1886 or as soon after that date as may be found practicable.

ORDER.—Ordered that the foregoing Resolution be forwarded to

\* Madras
Bombay.
Bengal.
N-W. P. and Oudh
Punjab.

Ordered that the foregoing Resolution be forwarded to
the Local Governments
and Administrations
noted in the margin\*
and to the Publisher,

Gazette of India, for information and guidance.

Ordered also, that a copy of the Resolution be forwarded to all Departments of the Government of India for information.

(True Extract.)

E. HAY, Lieut.-Colonel, for Offy. Secretary to the Government of India.

# DEPARTMENT OF FINANCE AND COMMERCE. GOVERNMENT OF INDIA.

S 9 10 11 12 13 14. 15 15 16		Remarks.		* Not sold by neight
			S. Ch.	0 0 0 0 c
1	<b>`</b>	Salt.	Š	21011
• 47		Firewood.	S. Ch.	****
.H 1886.		drhar or Thin Cadjan Pen (Cn.	S. Ch.	# 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
th MARC		Maize (Zea Muys).	S. Ch.	11 .1
ATED 13	o TOLAS.	Gram, Chenna, Chola, Kadalay or Sunaga (Guer urichnum).	S. Ch.	5 12 13 15 15 15 15 15 15 15 15 15 15 15 15 15
8 9 10 11 12 13	QUANTITIES PER RUPEE IN SPERS OF SO TOLAS.	Kangni or Kakun, Italian millet (Selaria italica).	s. Ch.	:
or indi	RUPEE IN	igad to butald (Alcusine Coro- cana).	S. Ch.	11111
S	ITIFS PER	Hajra or Cumbu (Venniscium typhoideum),	s. Cp.	19 S 16 D 26 D 15 O
ine '	QUANT	Jowat oi Cholum (Sovejium vul- gave),	S. Ch.	0 2 0 3 0 0
5 6 7 1		Rice, common.	s. Ch.	900000
5		Kice, best sort.	S. Ch.	10 10 00 00 00 00 00 00 00 00 00 00 00 0
4		Barley.	S. Ch.	စ္ ဖ ့ ့
m		Wheat.	S. Ch.	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	- '			• • • • • •
2		DISTRICT.		
		٩		Amraeti Akola . Ellichpur Buldana Wun .

DEPARTMENT OF FINANCE AND COMMERCE,

# GOVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

•	<b>`.</b>			•	nge 10-12 seers. seers, and Bhola seers, Jamalpore
• †In common use.			; New. \$ Old.		In Natione and Nowgong sub-divisions retail price of salt 12 seers per rupee.  In Serajgunge retail prices of salt 13-4 seers per rupee.  At Siliguri retail price of salt 13-4 seers per rupee.  At Siliguri retail price of salt 13-4 seers per rupee.  At Siliguri retail price of salt 13-4 seers per rupee.  At Siliguri retail price of salt 13-4 seers per rupee.  In sub-divisions retail prices of salt per rupee were:—Unanckgunge 11 seers, Moonsl-segunge 10-12 seers.  In sub-divisions retail prices of salt per rupee were:—Putuakhali 10-10 seers, Perozepore 11 seers, and Bhola 10-3 seers.  In sub-divisions retail prices of salt per rupee were:—Rishoregunge 10-10 seers, Attea 12 seers, Jamalpore 10-10 seers, Sherpore 10 seers and Netrokona 12-5 seers per rupee.  In coal-divisions retail price of salt 11-8 seers per rupee.  In Cox's Bazar retail prices of salt 11-8 seers per rupee.  In Rub-divisions (at Panchgachia) retail price of salt 10 seers per rupee.  In sub-divisions retail prices of salt per rupee were:—Brahmunberiah 12 8 seers, and Chandpore 12 seers.
732335 7323333 7423333 742333 74333 74333 74333 7433 74	13 85 13 95 13 96 13 96	13 4 11 10 10 10 10 10 10 10 10 10 10 10 10 1	11 of 12 of 13 of 13 of 14 of 15 of	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	alt 12 see aibanda 1 10 seers lanckeur inalundo utuakhali Kishoreg eers per
					Per construction of the co
<b>0 10 0 0 0 0 0 0 0 0</b> 0 0 0 0 0 0	00000	cs	c	055 6 6	I price of were the rupe of th
<b>8</b> 088 23 3 25 5 5 5 5	366 156 155 155 88	88. 88. 98. 04. 68. 188. 04.	5 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	021 041 041 041 041 041 041	retai rupe s per tail p rupe rupe rupe rupe rupe rupe rupe rup
1 6 Q 1 1 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	2	199 15 20 0 20 0 10 0 10 0 10 0	2 × 2 = 2 × 2	5 2 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	divisions of sale in a sale in a sale per sale per sale per sale per sale per creamd N sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale in 8 sale per sand N sale in 8 sale per sale per sale per sale per sale per sale per sale in 8 sale per sale per sale per sale in 8 sale per sa
					g sub ices of f salt it Fall ices of ices of ices of ices of ices of
w	: ex	5.7 5.2 5.2		:	Nowgon retail price of division a retail price of division a retail pri retail pri retail pri retail pri retail pri retail pri retail pri retail pri retail pri retail pri retail price etail
2. w = o o o o o o o o o	ဝတတ <sup>ီ</sup> ၁ဝက	<u> </u>	0 5 50 50 50 50 50 50 50 50 50 50 50 50		e and islons unge in retain retains islons islons ers. Islons ers. Islons azar in ub-difficulturalisms islons is islons is is islong is islong is is islong
2 I 3 7 1 2 2 2 2 2 2 2 3 1 1 2 2 3 3 1 2 3 3 1 3 3 3 3	22323	8 747 58 47.0	2 224 o 2	1-24-2119 12	Natrone as sub-durino de sub-d
0 0 0			-		At San Target San Targ
7 , 5 , 1 , 4 , 1 , 5	• • • •	<u>«</u> : ·	•	· :	" " " Z Z O & O Z D
• • · · · ·	-				
g w : . : : ; ; : : : :	•	: .	. 5		3. 52 4. 52 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5.
-					nge 1 tl 13 at) 1; adan
0 m 0 4 m 2 0 4 m 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1.1:	- -		• : :	seegunge 13-4 shattal 13-12 en ulpihat) 12-4 Chooadanga
				_	IRanud Gund Gat Ko
ω <sup>™</sup> 4a. c c ∞ α c c ∞ c		<u>c</u>			s, ard
757 757 757 759		± ~~			seers 11 seers Hark Pore
000000000000000000000000000000000000000	ာတတ <b>ခု</b> ဝဝ	44cc00004 4 	0.510	. 600 <b>6</b> 00mc	13-12 cok 1 Jeh nond ieherj
3 7 3 3 6 5 8 9 7 4 7 7 7 7	22 19 19 15 15	2 2 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	211 275	స్టెట్న సౌకర్యం	utwa Luml S and Diar Ippe.
<b>20 ლებუბები ლი</b> ით ით	w w w o c 4			20000000	rs. C ers. 3 3 seers. seers. 4 seers
అంగు ప్రచాబాదు. అంగు రశ్వీ పరమ ఈ పరు పెడ్	డ్ ఫొన్న్ ప్	សង្គមិញគួន <i>ក</i>	42×105	::::::::::::::::::::::::::::::::::::::	4 see 13 se ore 1, at 13; a 12-
	•			-	Ina 1. ntai ampe ssirhe sshte: sshte: 11 \$
6 0 2 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	c ** •	E K 2	¢ -	c e	L Koch
No fetura received  8 0 8 0 8 0 8 0 8 0 8 0 12 13 16 9 12 13 10 9 14 3 20 11 16 3 8 21 0 13 8 21 0 14 0 22 0 15 0 24 0	٤.	~~~ × × × × × × × × × × × × × × × × × ×	ت د	22.52	upee
# 0 0 0 mm 0 0 0 m 0 0 0 0 0 0 0 0 0 0 0	600000	#5# #550 O	20000	<b>,</b> co <b>w c</b> w c	per r per r pee v pee v m-D m-D m-D m-D m-D m-D m-D m-D m-D m-D
20 20 20 20 20 20 20 20 20 20 20 20 20 2	- 2 - H - H - H - H - H - H - H - H - H	477 - 50 C C S X	డ్ స్ట్రాఫ్ 3 హ	58,58 8 5	Strup 3-8 serving 3-8 serving 5 rung 5 rung 6 rung 6 rung 7 rung 7 rung 8 ret 8 ret 8 ret 9 ret 9 ret 9 ret 9 ret 9 ret 9 ret 9 ret 1 ret
ī					r 112 s t 12 s salt 1 salt p salt p salt p salt p
					of sal
a)  Bazar  t  t  kot)	Dustricts.	st			price brice
Sodhr meat adar I t . nmen u Bu		Central Districts unnahs dabad ye		Eastern Districts pore ing h. ing h. ing h. ing h. ing h. ing h. ing h. ing h. ing h. ing h. ing h. ing h.	retail it retail retail retail retail and F Bagi
abs (Cidente)	Western	utral		tern E.  hill T	sions sions sions sions sions sions sions rers, a and sions
Karvar Fanch Maháis (Godhra) Asirgarh Cantonment Baroda (Camp Sadar Bazar) Nimach Nasirahad Cantonment Rajkot Station Upper Sind Frontier Rarachi Hardarahad (Gidu Bunder) Shikarpur Sukkur	Wes Burkoora Bankoora Beerbhoom Midagore Hooghly	Centra Calcutta 24-Pergunnahs Nuddea Khoolna Sesore Moorshedabad Dinagepore	Rungpore Bogra Pubna Darii eling Jalpáigari	<u> </u>	a In sub-divisions retail prices of salt per rupire were:—Culna 14 scers. Cutwa 13-12 seers, and Raneegunge 13-4 seers.  b In Bishenpore retail price of salt 12-8 seers per rupee.  c In Rampore Hat retail price of salt 13-8 seers per rupee.  d In sub-divisions retail prices of salt per rupee were:—Contai 13 seers, Tumlook 11 seers, and Ghattal 13-12 seers, and Pum-tiving In sub-divisions retail prices of salt per rupee were:—Bussirhat 13 seers, and Jehanabad 13-8 seer.  f In sub-divisions retail prices of salt per rupee were:—Bussirhat 13 seers, Meherpore 12 seers, Chooadanga 15-12 seers, and Ranaghati 12-14 seers.  h In Salthira and Baggirhat sub-divisions retail price of salt 11 seers per rupe.  In sub-divisions retail prices of salt per rupee were:—Jhenida and Narail 12 seers, Magoora 10-12 seers, and konsona 11 seers.
The designation of the same of	HK BB	Raj jinger Krat a	Rungp Bogra Pubna Daritel	Dacca Furree Backer Myme Chitta Noakh Upper Chitta	The second of the second secon
мов •	<del></del>	3KN OVE.	ı		1

Company   Comp			•				rice per			
Manual   M	16		REMARKS.	•		•	* In the interior retail prices of common ranged from 18-6 to 23-10 seers rupee.			
Maintennan	15		Jus					<i>E9</i> 10 8 9 0 9 0 11 10 <i>E</i> 10		
Mainton   Main			.poowell i	_ :5						
Wheat   Water   Wate	_			i 1			_	-		
Manual   M	13		······································	1			15 12			_
Marie   Mari	12		Maize (Zea Mays).				: <b>:</b> :			20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Marie   Mari	=		And the state of t				(Kalai,. 19 11 11 13 15 12			
17   18   18   18   18   18   18   18	01		(אַפּנְתּאוֹת וֹנְמּנִוּכּמּ)	S. Ch.				- ···		
TA MAGENERIC S. S. C. P. C. C. C. C. C. C. C. C. C. C. C. C. C.	6	N.	-otos ensue coro-	G	0 00; 0 1 00;		- ;::			
TA NACPORE.  TA NACPORT.  TA NA		24	Manua or Ragi		-			 % (C)		
TA NACPORE.  TA NACPORT.  TA NA	8	THES PE	llages of Cumbu	S. C.			: ; :	::-:		
STRICTS,   STRICTS,   STRICTS,   STRICTS,   Stricts,	7	QUANT	Jowar or Cholum Sorghum vul-	S. Ch.			- : :	1:13	: · . · · · · · : : : : :	
TA NACEDER.  TA NA	9		Rice, common.				-			
TA NACPORE.  TA NACPORE.  TA NACPORE.  TO SECURITY SECURI	רא	;	13108 38 Id 480151	S. G.	1 6 8 1 2 8 8 0 0 0 0 8				•	-
S. Ch.  Behar.  LA NAGPORR.  Frontier Agency.  13 10  13 10  14 11 15  15 12  15 12  16 0  17 0  18 8  19 0  10 0  11 10	+		Barley.				0	_	- · · · · · · · · · · · · · · · · · · ·	
Behar.  Behar.  Grissa.  Grissa.  innahs  ar		ļ	Wheat.	Ė	 	 ၁၁ <u>ဗ</u> ္ဌင္ဝင္ထ			• • • • • • • • • • • • • • • • • • •	0 4 40 0 4
Patna Behar.  Shahahad Durbhunga Behar.  Gya Shahahad Durbhunga Grissa.  Churpaun Bhagalpur Purnah Monghyr Purnah Maldah Southal Pergunnshs South-Wistern Frontier Age Radarbeh Godbard Syhlet Cachér Godbard Garo Hills Kamrup Dehra Dun Saharanpur Mazffarnagar Mazffarnagar Mazffarnagar Mazffarnagar Mazffarnagar Muzaffarnagar Muzaffarnagar Muzaffarnagar Muzaffarnagar Muzaffarnagar Muzaffarnagar Mugaffarnagar Mugaffarnagar Muzaffarnagar				-						* * * * * * *
Patna Behari Gya Shahabad Durbhunga Behari Bhasalpur Purmah Monghyr Bhasalpur Purmah Maldah Sonthal Pergumaths Sonthal Pergumaths Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumaths Radah Sonthal Pergumath Radah Sonthal Pergumath Radah Sonthal Pergumath Radah Sonthal Pergumath Radah Sonthal Pergumath Radah		•	<b>%</b>	_	• • • • • • • • • • • • • • • • • • •	· · · · · · · · ·		GPORR.	· · · · · · · · · · · · · · · · · · ·	• • • • • •
Patna .  Shahahad  Burbhungs  Morufferpo South-We Prore .  South-We Prore .  South-We Prore .  South-We Ralabore  Balasore  Balasore  Cattack  Sylhet .	2		DISTRIC	Resor		u	Orissa	HOTA NATIONAL SIETH From Program in the state of the stat	aintisé	1521 hr
TO THE THEORY OF THE PROPERTY AND THE TREETY AND TH					Patna Jya Shahahad Jurbhunga Jorufferpe	Chumparui Monghyr Shágralpur Jumeah Haldah	uttack ooree . lalasore	Cr South-We fazáribágt chardugg jing bhcom Kanbhoom	- ' io	Dehra Dun Saháranpu Muzaffarna Weerut 3ulandshal Nigarh

The second secon	•	***************************************	A CANADA AND AND AND AND AND AND AND AND AN				
• • •	•	!	001				
			ź				
			a,				
•		•	and Pakour 12 seers, and				
•			-eg				
			d. T				
			L E				
			ehal				
•			tajm ke.				
			rup .				
			see see				
4-10g4-04-0000000000000004-0g200500000	Lancook commons	ဝေဒမေလ မေဝဝက္ကလ	a 11				
			물 건				
			rup pree.				
			rup rup sub- sub-				
8. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	5244 5244 5244 5244 5444 5444 5444 5444	\$% 4% 7 % 4 % 8 9 5 5	rup r. per r. di r. di				
	20000 223000		10 S				
ా బ్రామా కోయే మీకి పాక్కిక్కికి కోన్ని మాక్కికి పెప్పానుకోడి పెక్కి అందా గోను గొందం – అందరం అందా పెద్దం గారణకు అందా కైకారం	- 58834	5 K 3412 · E	黄草 工工工				
\$ 50 50 50 50 50 50 50 50 50 50 50 50 50	noman — norma	# 10 40# W	In Kishengunge retail price of salt to seers pur rupee.  In sub-divisions retail prices of salt pur rupee were:—Godda 11 seers. Rajmehal Deughur 13 seers.  In Khourdar retail price of salt 14 seers ner rupee.  In Bhadruck retail price of salt 1-8 seers per rupee.  Retail price of salt at Kharardaha in (ardi sub-livision 12 seers per rupee.  Retail price of salt at Kharardaha in (ardi sub-livision 12 seers per rupee.  In Govindpore retail price of salt 12 seers per cupee.				
•## <u>*</u> _0000 0000 5 5 5 5 6 0		00000000000	price of Shar				
: 8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	: 85 <b>4</b> 3	88887788888	in in in in in in in in in in in in in i				
			e re Scery tail tail etail salt				
- # woo c 4m o co o o o o o o o o o o o o o o o o o	edenë exedite	65556202550	sion 13 a re ck r e of pore				
ស្នង្កាស់គ្នាក្នុងស្នាស្នាស្នាស្នាស្នាស្នាស្នាស្នាស្នាស្នា	2505 12 2500 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	**********	deng Shur Shur Shur Maru Price				
			Kishengunge reta sub-davisions reta Deughur 13 seers, Khoorda retail pi Bhadruck retail etail price of salt a Govindpore reta				
		0 0 0 2 0 0 0 5	EE 2232				
	,	x :	25 E E E E E				
			,				
		C1 (4) (N)	pule				
on woom o ooceneeris entwi			S. 500				
. 5.56 . 5.75 & 6.50 6.50 6.50 6.50 6.50 6.50 6.50 6.50	88 2 84 8 8 8 8	450000ts 405	harrers.				
			Seer Seer Seer Seer Seer Seer Seer Seer				
೫ 4 ನೆಂಡೆ ೨ ರಟ್ಟು ನಡೆ ೧ ನಿರ್ವಹಣ್ಣ ೧ ಕಟ್ಟಳ	ec since of		Dha See				
: 10 5 10 5 10 5 10 5 10 5 10 5 10 5 10	85 48 28 33	\$ 5 5 7 7 7 7 8 7 8 7 8 7 8 7 8 7 8 7 8 7	and pore gung sera				
			Taj Taj Maguela Ura				
သသ ယယလာ မ်ာလ ဝမ်ာလ ၁၁၁ဝဝင္ ၃ဝဝဝိသည္သို့သမာဝ နယ္ျပဳန	5500 - 55575	0 2 2 4 3 4 5 5 5 5	and and Heby				
54556554545645755465447556444447	675 17 8 77 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	5 # # Q = 1 = 1 = 1 = 2 ×	cers cers s and rrs a				
			Lescon 11 9 111 Secon Secon 1 Secon 1				
まりに 1000 と 1000 なけ 10 mmの 2 からか 1000 と	There is a the contract of the	; .	d Sami bee 1-8 11-8				
3 3 c 10 c x 1/c c 4 c 1/m 2 3 2 3 x 1/2 t 2 3 3 1/2 c 3 3	EPExe D vitoe		ar an Ibut Ibut an I mui				
အေရ ကလေး စစ္စ <b>စ္</b> ကိုသြားစလာသင္စင္ရွိလာရွက္ေစမည့္သည္ မျပင္မွာ	င်္ကာဝင္လည္ရင္စစ္အဝတ -	- 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Barra Solar Solar Solar Solar				
జాబకు కోట్టు బాబ్బి బాకట్టి కోట్లు కోట్టు కోట్టు కే కార్మిక్ కోట్టు కోట్	ននននេងក្ដីក្នុងនេ <u>ង</u>	The man man that the					
	140	•	Mere Were Were Were				
ခသ္သပ္ပါင္လစ္သည္တြင္လစ္က ဝင္ဝလ္ပါခယ္လီး န∻နန္ကိုက္က ∰ ဦး	50 2 5 + : fight c = 50 c	3 . 30 6 3 3 0 5 . 5	tupe bee bee bee tupe bee tupe bee				
డి సాన బెడ్డాన్ని స్తున్ని మాడ్డిని స్తున్ని స్తున్ని మాడ్డిని స్తున్ని మాడ్డిని స్తున్ని స్తున్ని స్తున్ని స్ రామాలోని అయ్యాలు రాగా రాగా కార్కు మాడ్డిని మాడ్డిని మాడ్డిని స్తున్ని స్తున్ని స్తున్ని మాడ్డిని మాడ్	1 0 1 2 0 4 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	25 1 2 2 2 2 2 2 3 3 3 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	S See r ru r ru r ru r ru r ru r ru r ru r				
	<i>Z</i>		- 5 2 2 2 3 3 4 8 4 8 4 8 4 8 4 8 4 8 4 8 4 8 4 8				
			Services of the services of th				
	• • • • • • • • • • • • • • • • • • • •		Ge 9 Ges 1 Ges 1 Ges 1 Ges 2 Ges 2 Ges 2 Ges 3 Ges	Control of the second of the s			Tana and
		•	In Aurungabad cetail price of salt 11-3 seers per rupee.  In sub-divisions retail prices of salt per rupee were: —Buxar and Sasseram 12 seers, and Bhabuah 11-4 seers.  In sub-divisions retail prices of salt per rupee were: —Machinhami 11 seers and Tajpore 11-5 seers.  In sub-divisions retail price of salt per rupee were: —Stamanhee 11 seers and Haguepore 12-4 seers.  In Bettiah retail price of salt 11-12 seers per rupee.  In Bettiah retail price of salt 11-12 seers per rupee.  In sub-divisions retail prices of salt per rupee were: —Jamui 11-4 seers and Beguserai 11 seers.  In sub-divisions retail prices of salt per rupee were: —Jamui 11-4 seers and Beguserai 11 seers.				
sha	•	•	ons ons ons cons cons cons cons cons con				
Bijnor Burdatud Burdaun Burdaun Bareilly Shahirahatopur Tarai Pergunnahs Muttra Agra Agra Rampuri Etan Jalaun Jalaun Jalaun Jalaun Jalahahad Allahahad Allahahad Authahad Authahad Authahad Authahad Authahad Authahad Authahad Authahad Banta Banta Banta Banta Banta	<b>■</b> # '0		livisi Ivisi Ivisi Ivisi Ivisi				
Pergaran	brad brad mad Sanl sch reb	k. 13 13 14 14 14 14 15 16 16 16 16 16 16 16 16 16 16 16 16 16	Present de la company de la co				
Briton  Barcilly  Barcilly  Barcilly  Shahichland  Tarin Pergu  Muttra  Agra	Sultáni ur Paráburath Fyzabad Khori Lucknow Bara Banki Bichraich Richraich Stapur Gonda Unão	Hissar , Rohtak Gurzaon Delhu , Karnal , I mbalia , Kangra Hosharpur Jullander					
A PRODUCT A CENTRAL PROPERTY AND THE PRO	ながずオコミニスをひかりま		おスショニの記載				
, NW. PROVINCES.	,напО	PUNJAB.					

ŧ				
91	•	REMARKS.	•	
33		Salt.	S. 44444 5455455 55 55 55 55 55 55 55 55 5	
		Virewood.	S. Ch. 200 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
13		Arhar or Thur Cadjan Pea (Ca- janus indicus).	S. Ch	
13		Maize (Zea Mays).	S. 824 78888748 8 788 5	
=	TOLAS.	Gram, Chenna, Chola, Kadalay or Sunaga (Cicer artetinum).	S. C. C. C. C. C. C. C. C. C. C. C. C. C.	
 01	SEERS OF 80	Kangni ot Kakun, Italian millet (Setavia italica).	8. 8548 485 8 4 4 60 5	
6	RUPEE IN SE	Matua or Ragi (Elensine coro- cana).	S : - 5	
s	PFR	ndmu ) 10 sijsti nuissinnati (mushioddy)	S 25 25 25 25 25 25 25 25 25 25 25 25 25	
1	QUANTITIES	nlod ) 10 15wol -1ua mungvoz) -1ua mungvoz	S. 88124 884 848 88 6815	
9		R.ce, common.	<ul><li>公 はいにこのにおおはおは は 記載できる</li></ul>	
80		Rice, best sort	3	
+		Вагіеу	8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8	
3		Wheat.	Note that we have a second of the second of	-
		; ;	**************************************	
		Districts.	ove  ur  ur  ur  pur  indi  hán  chán  srgarh	akan .
		_	Ma 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Akyab Northern Arakan Kyoukpyu Sundoway
-	Ín.	Бифанска	GENTRAL PROVINCES. PUNIAB—continued.	,

waddy	• • • •	I enasserim Division. Moulmein Town and Amherst Tavoy Nergui Toungoo Shwaygyin Salween		• • • • • •	•	•••••••	Daimerr Leysalmere Hilly Tracts of Neywar Neywar (Oodeypore) Banwara (Meywar Agency) Partabgarh ( , , ,
						· · · · · · · · · · · · · · · · · · ·	
	No retur n received.	•	17 4 18 12 10 4 No retur n received.	No retur n	6	16 8 20 20 20 20 15 15 15 15 15 15 15 15 15 15 15 15 15	) 40 ¢ ) 44
	received		  ireceived.	No retur n received.	·	83.83.84.77.85.85.85.85.95.95.95.95.95.95.95.95.95.95.95.95.95	
	··· · · ·		νν ν α τ. α		0 21		ონ ადთი დოდებ
	<b></b>		102 450 	,		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
			- H D D D D D D D D D D D D D D D D D D		:	# 50 50 50 50 50 50 50 50 50 50 50 50 50	ე — — — — — — — — — — — — — — — — — — —
			23 3		:	22 23 33 35 35 35 35 35 35 35 35 35 35 35 35	20 02 14 1 1 2 0 02 0 0 0 0 0 0 0 0 0 0 0 0 0 0
• -			g i :	·- · · ·	s 52	 :::: <u>#</u> :::	 "!!:!::::
-tan avandudusestelet vandulusestel			:::		:	4 . 27.7	
-		•	13.57		21 0	88 888 89 89 89 89 89 89 89 89 89 89 89	29 0 29 0 29 0 11 4 29 11 4 29 11 4 29 29 29 29 29 29 29 29 29 29 29 29 29
2			. : :		Ē	25 (2000)	
			& : ō		:	85 88 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	2 6 1
	·• .	) Vine seemonismus	25 c 116 14 88 o 88 o		0 011	105 0 1 200 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	200 00
geographic and the second seco			10 3 10 9 21 9	•	0	2 4 2 2 2 2 2 3 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
و						* Sold in bundles,	+ Eight pies per bundle.

	•	Remarks.																									
15		Salt.	S. Ch.	14 0 6 11 12 12 12 12 12 12 12 12 12 12 12 12	:																						
41		.boowani?	S. Ch.	95 5 5 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	;																						
13		Arhar or Thur Cadjan Pea (Ca- janus indicus).	S. Ch.	9 0 18 0 11 13 37 12	:																						
12		(2) (Zea Mays).	S. Ch.	37 8 30 0 35 6 35 12																							
8 9 10 11 12	ANTITIES PER RUPEE IN SEERS OF 80 TOLAS.	Gram, Chenna Chola, Kadalay or Sunaga (Citer arretinum),	S. Ch.	833333 833333 833333 83333 8333 8333 8																							
01	SEERS OF	Kangni or Kakun, Italian millet (Setaria statica).	S. Ch.																								
6	RUPEE IN	iyeA 10 eureM -uxo2 suieuslA) -uxo2 euresla -uxo2	S. Ch.		:																						
8	rities per	Isaira or Cumbu (Printissetum (Problem).	S. Ch.	17 11 23 0 25 0 15 13 0 15 13 13 13 13 13 13 13 13 13 13 13 13 13	:																						
1	Ouan	Quan	Quan	Quan	Quan	Jowat ot Cholum (Sorghum aud- gure).	S. Ch.		: •																		
9																		Нісь, соттоп.	S. Ch.	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							
*					Barley.	s. Ch.	. 6 0 8 7 8 8 0 0 0 0 5 8 4	No retur a received																			
3		Wheat,	S. Ch.	25 27 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	No retui																						
		ú		•••••																							
		Districts		ee	Indore Gwalior Goona Barchellchand (Subm)																						
		Broainces.	· · · · · · ·	Bikaner Boondee Kotah Tonk Jaliawar Shahpoora	Indore Gwalior Goona																						

DEPARTMENT OF FINANCE AND COMMERCE,

(Statistical Branch.)

D. BARBOUR,
Secretary to the Government of India.



SUPPLEMENT TO

# The Gazette of India.

No. 16.}

CALCUTTA, SATURDAY, APRIL 1886 17.

### OFFICIAL PAPERS.

A Supplement to the Gazette Of India will be published from time to time, containing such Oficial Papers and information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the GAZETTR may receive the Supplement separately on a payment of six Rupers per annum if delivered in Calcutta, or nine Rupees if sent by Post.

NO Official Orders or Notifications, the Publication of which in the Gazette of India is required by Law, or which it I is been customary to publish in the Calcutta Gazetie will be included in the Supplement. For such Orders and Notifications the body of the Gazette must be looked to.

# GOVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

Indian		<b>C</b> *	m	7	ic ;		_	ا دو ا	- - - -	- 1	=	2 !	13 -	*	15		91	- 1
18   19   19   19   19   19   19   19	]						QUANT				o Folas.							
12t half of January 1886.   S. Ch.		DISTRICT.	Wheat.	гатьу.	Fire, best sort.	Rice, common.	-jna uniya205)	unjasiiiua, j)	்-மூற் சயாள்அது)	talian anilet	Chola, Kadalay or Cuer	Maize (Zen Mays).	-n') sou neibe')	·boowari¶	Salt.		REMARKS.	1
Paif of January 1886.   8 c   6 3   7 c   10 3   11 3	-		S. Ch	\ v.		vi.	si		S. Ch.			S. Ch.		S. Ch.	S. Ch.			
Pair of February 1886.   Dun   19 0   50 0   6	٠	ist half of January 1886.				1	ē	۳ 1			50 5	÷	, %	65 5	32			
Transport 19 0 30 0 6 5 11 0 22 0 0 25 0 25 0 17 0 25 0 18 0 18 0 19 15 17 0 25 0 18 0 18 0 18 0 18 0 18 0 18 0 18 0 1		and half of Februare 1886.									-						•	
tun         19         9         9         6         N         11         23         13         4         15         14         15		and han or represent twee							_	-	-							
12   13   14   15   15   15   15   15   15   15	DWNNEA	Jehra Dun	_	2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	<u> </u>	= " = = = = = = = = = = = = = = = = = =	ងន្ទន់ក្នុង -	55555					7.2.7.4.2.4.5 0.4.5.0.0.0	150 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12 22 54 12 10 54 12 10 64 13 10 64			
thad	×ι	Kumaon		<u>+ %</u>	0 1	= 2	:		:	•	ມ ເ ເ		, o	0 001	, e ,00	* Mandwa.		
90	£ ∞ ر	Sinor		288	2 0	చ్	3;	ភ ដ -	_		24 12			125 0	11 13			
gunnahs	, cc o	Bidaun	17 6	. 42 . 42 . 42	(O ) (A		S 23	<u> </u>		•				125 0	: :			
gunnals	מטנ	Shahjahanpur		2,50	o co	° <u>2</u> ;	2 ;	2 8						0 00	21 S			
3d     16 0 25 8 6 0 12 0 23 0 20 0       15 41 20 11 6 8 14 6 10 54 17 94       15 42 20 11 6 8 14 8 10 54 17 94       15 8 23 12 6 0 11 8 21 8 19 12 22 7       17 12 24 0 7 0 14 0 20 20 0 20 0 20 0 12 17 0 14 0 12 0 12 0 12 0 12 0 12 0 12 0 12		Tarai Pergunnahs.		 % %	00 t~ -	1. 4 E.	200	2 2		-				0 021	~			
3.4       3.5       4.8       3.6       3.7       17       2.2       3.8       2.2       3.8       2.2       3.8       3.8       3.2       3.8       3.2       3.2       3.3       4.6       2.2       4.8       2.2       4.8       2.0       3.0       4.8       5.0       4.8       5.0       6.0 <td>. <b>«</b> (</td> <td>Approx</td> <td></td> <td></td> <td>ب پ</td> <td>2.5</td> <td></td> <td>ខ្លួន</td> <td></td> <td>_</td> <td></td> <td></td> <td>_</td> <td>0 0 0</td> <td>o c</td> <td></td> <td></td> <td></td>	. <b>«</b> (	Approx			ب پ	2.5		ខ្លួន		_			_	0 0 0	o c			
15     8     23     12     4     0     12     24     0     23     24     0     22     5     14     0     22     5     14     0     22     5     14     0     22     5     14     0     23     14     0     23     14     0     23     14     0     23     14     0     23     14     0     23     0     23     0     23     0     23     0     23     0     23     0     23     0     23     0     23     0     23     0     23     0     23     0     16     0     23     0     16     0     23     0     16     0     23     0     16     0     23     0     16     0     23     0     16     0     23     0     16     16	بُعَمَ مِلَّا 	Farukhabad		20 .	: <del></del>	4 5	: 	• ·	_	-				o 091	11 12			
18     22     9     12     0     20     20     12     0     20     20     12     0     20     20     12     0     23     2     21     0     23     11     25     0     23     11     20     23     11     20     23     18     10     23     0     23     0     23     0     23     0     15     0     15     0     15     0     15     0     15     0     15     0     15     0     12     0     25     0     25     0     25     0     20     0     20     0     20     0     16     12     18     12     18     12     18     12     16     12     16     12     16     12     16     12     16     12     16     12     16     12     16     12     16     12     13     13     13     13     13     13     13     13     13     13     13     13     14     13     14     14     14     14     14     14     14     14     14     14     14     14     14     14     14     14     14     14     14		Stavah	8 51	23 1		= =	21					 C	 * %	120 0 120 0	2 2			
16     2     26     9     0     16     0     23     2     2     0     10     0     13     0     15     0     15     0     15     0     16     0 <td< td=""><td>تر بـ</td><td>Liah</td><td></td><td>7 7</td><td>. 0</td><td>† <u>2</u></td><td>8</td><td></td><td></td><td></td><td></td><td>28.0</td><td>23</td><td>0 ut1</td><td>0 11</td><td></td><td>•</td><td></td></td<>	تر بـ	Liah		7 7	. 0	† <u>2</u>	8					28.0	23	0 ut1	0 11		•	
14     8     20     0     13     0     14     0     13     0     14     0     13     0     14     0     13     0     14     0		ansi.		92	6	<b>9</b> :	£ ;					- 6		300 0 <b>0</b>	_ S			
15 0 18 12 12 12 13 15 0 19 12 18 12 19 4 18 12 15 16 18 12 18 12 15 16 18 18 18 18 18 18 18 18 18 18 18 18 18		alitpur			9 9	- 13	÷.					2, 2, 0	57 2	200		•		
16 8 18 0 8 0 16 0 23 0 20 8 25 0 25 0 16 16 16 16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17	٥	Cawnpore			2 2		: 2					;	18	0 00	10.8			
16 12 26 8 7 0 14 0 29 8 24 5 25 12 21 0 21 0 21 0 23 12 25 14 1	- 00	Sanda			<b>9</b> 0	2	. 23,				,	:	20 0	0 001	0 :			
25 12 2 10 2 10 2 10 2	×	Nlahabad	. 16 12		7	<b>:</b>	35				25 12	:	21 3	115 0	o (			
25 0 01	工	Hamirpur	81	23 10	10 2	12	<u>0</u> ,6				23.10	- o	5 6	0 0	= =			
	:						,							5				

Parametric   Par	***************************************						***************************************	
Parametric   Par			Firewood is sold by head-load, load, and cart-load, and weight.					
According to the control of the co								8 - 624
Parameter   Para				=	જ 'મેં છે	8882	2522	. E. 400 51 :
Manual   M	× 0 0 11 0 0	000000000000			• • <u>-</u>	0020	တတာတ	0 50 0 0
Manual		200 200 200 160 160 160	<del></del>	213	240 50 150		245 184 392	335 45 27 200 
Manual		0.000.000.000			-			
Manuacht   Manuacht					: : :	: i.	: : :	. <b>!</b> .
Manual   M	0 1900	0 % % C 0 C C C	THE PARTY NAMED IN COLUMN TWO			2.4		4
Manager   Mana	30. 42. 23. 27. 27.	: : # \$ # # # # # # # # # # # # # # # #		•	- : : :	*++& 7.5	: : :	2 ! ! ! !
Manageth   Manageth	002400	0 Ww w 40000 ~ 0	0000010	c		c *** ~ \c	75 4 E	
Millimetr   Mill	555555	8 2 2 2 2 2 2 2 2 2 2 3 8	7 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	 5	 5 ; 4	2222	2 2 2	2 . 2 .
Minagerh   Minagerh	•	· :	! : : : : : : : : : : : : : : : : : : :		· i i	i ': i	i	·
Manageth   17 0 5 27 7 10 5 14 12 25 12 14 15 25 25 15 14 14 25 25 25 15 14 14 25 25 25 15 14 14 25 25 25 15 14 14 25 25 25 25 25 25 25 25 25 25 25 25 25						• •		
Managerh   190 s			• • • •	2.5	•	. : • :	; <b>;</b> .	::::::
Manageth   19 3 2 2 7   10 8 14 15   12 15	о <u>п</u> 4. о	စစ္ ဝဂ္ဂဇေလငင္ခင	00 0 0 0 0 0	s	the state of the s	The second secon		-
Name		50 50 5 7 7 7 7 8 5 E	825458		: 	:	: : . 	
Name	0 10 21	on wo cac :05	200000					
Sulfangur   10 3 277   10 5 14	7.2.2	88 , 85 258 82	22 23 24 26 26 26 26 26 26 26 26 26 26 26 26 26	91	: :		:: i	11.11
Sulfangur   10 3 277   10 5 14	00 4 11 11 T	C C C O O O O O C + O O	000000	<u> </u>	୍ ବଳ	0 2 2 4	2002	ოიოლო
Northern Arakan   19 3 27 7 1 10		8 9 7 4 10 10 5 7 4 8 10 10	101111111111111111111111111111111111111					
Northern Arakan   19 3 27 7 1 10			600cm	•	C - +	00.47	- C N N	0.000
Azamgath   19 3 27 7   17 0 24 6   18 104   19 3 27 7   17 0 24 6   18 104   17 0 27 0		•	_		-			<b>υ</b> ∓νδυ: ου <b>4</b> ΣΕ
Mirapur   19 3 27			and the second second second		-	•		
Mirapur Bariasar  Baisar  Philibhit  Evabad  Kuchow  Barabauch  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad  Arakan  Evabad				•	:	: :	1111	1.::
Azangarh  Mirzapur  Balia  Philibhit  Fyrabad  Fyrabad  Fyrabad  Fyrabad  Kheri  Conda	7.4% 7.7%	ភគាងជាជាជាក្នុងក្នុង						
Azamgarh  Barares  Balaares  Balaares  Fulibbit  Fyrabad  Krabad  Kanare (Karwar)  Baran  Arakan  Arakan  Arakan Division.  Akyab  Northern Arakan  Kangoon Town  Bassim  Bassim  Irrawaddy Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum Division.  Tenasserum	50 - 00 o	cwc400020404	40000N					0
Azamgarh  Mirapur  Balaares  Gharipur  Balaa  Philibhit  Fyrabad  Kheri  Lucknow  Bara Banki  Bahrauch  Ran Bareli  Sitapur  Conda  Luka  Luka  Buldana  Wun  Arakan Division.  Akyab  Northern Arakan  Pegu Division.  Rangoon Town  Pegu Division.  Rangoon Town  Pegu Division.  Tharrawaddy  Prome  Irrawaddy Division.  Tharrawaddy  Prome  Tharswaddy			20 15 15 17 17	2	: :	<u> </u>	: : i a	6:::::
Mirang Mirang Mirang Milibit M				•		• • •		* * * * * * * *
Minang Balian Ba				. 88				3
Minang Balian Ba		•		된 .		. · · · ·	risson.	uision
Minang Balian Ba		• • • • • • • • • • • • • • • • • • • •		f Ma	Direi.	rieis.	γ Di	and A
Arama Mirang Baliari in the Philiph Philiph Philiph Philiph Philiph Philiph Philiph Philiph Philiph Philiph Philiph Philiph Partal Baliari in the Baliari in the Partal Baliari in the Philiph				alf of trwar)	r <i>akan</i> Irakan	egu L own . iy	120 add	asserii 
Azama Mir	erth er er	our garh id id id vw vw anki ch ch	.चं. मृद्धः ·	ist h 1 (Ka	Ar irn A pyu ay	P on Tr	Jrra da gwa tmyo	Tenu Jein 1
BAY. DISINICIA. COURS.	Azamge Mirrape Benare: Ghézipi Balia Philibbi	Sultánt Partáb Fyzaba Kheri Luckno Bára B Bahran Rai Bai Gonda Undo	Amrao Akala Ellichp Buldar Wun Basim	1 Kanari	Akyab Northe Kyonk Sandw	Rango Pegu Tharra Prome	Bassein Henza Thones Thayel	Moulmein T Tavey • Mergui Joungoo Shway Sin A.we. n
Вом- н. А.		Опри	H. A. Districts.	××.	H		ud-Heiring-	

D. BARBOUR,
Secretary to the Government of India.

91	•	Remarks,		* Firewood is sold by head-load, bullock-load, and cart-load, and not by weight.		
15		Falt.	S. Ch.	11 11 11 11 12 0	0 0 0 0 0 0 0	
7		.роомэлі д	S. Ch.		2.21 0.25 0.25 0.25 0.45 0.45	
13		Arhar or Thur Cadjan Pra (Ca- junus indicus).	S. Ch.	27 Z Z Z Z Z Z S S S S S S S S S S S S S	24255 24255 2000 2000	•
12		.(syn Mays) ezisM	S. Ch.	11111	: <b>!</b>	
11	So TOLAS.	Gram, Chenna, Chola, Kadalay or Sunaga (Cicer urietinum),	S. Ch.	2 2 2 2 2 2 3 2 3 2 3 2 3 3 2 3 3 3 3 3	2. 0. 2. 2. 4. 6. 8. 1. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0.	•
10	SEERS OF	Kangni or Kakun, Itilian millet (Setavia italica).	s. Ch.	11'11.	1.: ::	
6	RUPEE IN	iged to sureM (Eleusine Coto- cana).	S. Ch.	:::::	23 29 29 29 29 29 29 29 29 29 29 29 29 29	
8	QUANTITIES PER	daira or Cumbu (Pennisetum (Pennisetum).	S. Ch.	36 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1:::::	
7	QUAN	Jowat or Cholum (Sorghum vul-	S. Cj.	37.38.98.88		and a supplementary of the sup
9		Rice, common	S. Ch.		0 11 11 11 0 0 0 11 11 10 0 0 11 11 11 1	
S		Rice, best sort.	S. Ch.	88887 7 3 0 0 0 1 3	0 0 0 0 1 4 0 0 0 0 0 0 0 0	•
+		.Yeiley.	S. Ch.	::619:	11 88 12 0 12 15 12 15 12 15 15 15 15 15 15 15 15 15 15 15 15 15	•
6		JashW	S. Ch.	8 6 6 6 6 6	S : :: :: : : : : : : : : : : : : : : :	
7		District.	•		• • • • • •	•
		**************************************	g also are	Amraoti Akola Elik bur Bulana Wun	Bangalore Kolar Lumkur Mysore Shimoga Kadur	
-		Ресочисе.		Н. А.	Mysore.	,

DEPARTMENT OF FINANCE AND COMMERCE,

(Statistical Branch).

### GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XLVIII of 1885-86.

### APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

		length .	RECEIP FOR WIEK E 7TH MAR.	NDING	ف	RECEIP FOR WEEK E OTH MAR.	NDING	TOTAL RECEIPTS I IST APRIL I 7TH MAR.	€ROM 884 TO	TOTAL RECEIPTS I IST APRIL I OTH MAR	rrом 885 то	Total	Total
Latest Return received.	RAILWAYS.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per n.ile open.	Total.	Per mile open per week.	Total.	Per mile open per weck.	Increase in 1885-86.	Decrease in 1885-86.
	Guaranteed.	ĺ	R	R		R	R	R	R	R	R	* .	R
13th Mar. 1886	Oudh and Rohilkhand	594	90 348	152	<b>68</b> o	1,35,820	200	47,54,234	170	52,77,101	175	5,72,867	
13th ditto .	Madras South Indian	861 654	1,48,659	173	861 654	1,42,604 87,100	166	67,04,100 39,94,294	160	70,05,386 41,56,497	167	3,01,286 1,62,233	 ,
13th ditto .	Great Indian Peninsula Bonibay, Seroda and	1,504	7,05,413	511	1,504	7,77,401	517	3,18,57,582	435	3,31,91,027	454	13,33,445	
	Central India	461	2,22,865	483	461	2,50,000	542	1,12,08,395	499	1,19,93,885	536	7,85,490	
	Toral .	4,074	13.44,230	330	4,160	13.92,925	335	5,84,68,575	297	6,16,23,896	309	31,55,321	
20th Mar. 1886	State. East Indian	1,509	8,66,799	574	1,515	9,63,211	636	3,94,03,440	538	4,35,11,957	589	41,08,517	
13th ditto .	Eastern Bongal	733	1,00,589	432	233	94,535	406	51,12,743	450	42,47,283	375		8,65,460
oth ditto .	Nathati Northern Bengal	27	1,404 30,983	52 124	-7 249	1,857 41,570	167	72,027 20,38,289	55 169	72,658 21,55,921	55 178	631 1,17,632	
13th ditto .	Kauma-Dharla	37 ≥20	3,771 18,958	102 84	37 226	2,277 28,828	62 128	1,42,175	78	1,17,646	65		24,529
3th ditto .	Tuhoot Patna-Gya	57	10,030	186	57	9.599	168	11,59,357 4,93,700	177	11,92,145 4 50,222	102	32,788 	43,478
zoth ditto .	Cawnpore-Achinera . Dildarnagar-Ghazipur .	249 12	• 16,506 873	56 73	253 12	24.3 <sup>8</sup> 2 808	06   72	8,83,349 43,8 3	73 75	8,50,500 42,916	69 74		23,750 887
13th ditto . 13th ditto .	Rajputana-Malwa (a) . Wardha Coal	1,411 45	3,19,801 6,523	145	1,411	3,57,000 15,593	253 347	1,28,48,170 6,16,178	200 281	1,52,00,291 5,89,095	222 270	23,52,115	27,083
i3th ditto .	Nagpur and Chhattis- garh	149	33,459	225	149	41,116	£76	12,22,160	168	13,20,617	187	98,457	401
13th ditto .	British Burma	254 75	60,300 8,181	237 109	327 75	93,032 14,138	285 189	19,12,545 3,55,934	163 99	20,80,713 3,47,944	140 راو	1,74,168	7,990
oth ditto	North-Western . Amutsar-Pathankot .	1,863 66	5,97,984 5,288	332	1,803 66	5,44,325 7,097	302	2,00,71,493 2,07,658	233	2,65, 2,969 2,69,549	30.1 84	58,51,476 61,891	
zoth ditto . 13th ditto .	Barcilly-Pubblut Narainganj-Dacca-My-	<b>3</b> 6	1,339	37	ვს	2,481	Uy	(1/) 23,086	31	72,635	42	49,549	
27th Feb. 1886	measingh	10 	2,139 (d)	214	<b>.</b>	3,605 (a)	42 	(c)17.633 (e)3,511	196 13	1,05,866 (f)32,132	37 24	88,233 28,621	•••
27	TOTAL .	4,039	12,18,730	247	5,092	12,82,303	252	4,78,23,817	204	5,56,86,201	226	78,62,384	•••
GRAND TOTA	AL (GUARANTEED AND	10,522	34,23,765	326	10,767	36,38,439	338	14,56,95,832	288	16,08,22,054	309	1,51,26,222	•••
Gross Esti	MATED EXPENSES .			·				7,75,45,328	153	8,66,10,070	166		,
	NET RECEIPTS .	<del></del>					·.	6,81,50,504	135	7,42,03,984	143	G0,55,480	
4h Man 1996	Assisted Companies. Bengal Central	126	12,254	97	126	10,827	• 86	4,78,082	78	4,99,319	82	21 227	
30th ditto .	Rohilkhand and Ku-		**,*34	ارو	••0	10,01,			,	A. C.KEIL		21,237	***
, unto .	maou	67	2,933	44	67	4,131	62	(8)70,446	50	2,30,317	71	1,59,871	
6th ditto .	Assam	78	4,522	58	78	6,945	89	2,12,337	62	2,56,759	66	44,433	
20th dutto .	Southern Mahratta .	214	8,984	42	315	19,932	63	2,74,530	37	9,26,148	67	6,51,618	
13th ditto .	Bengal and North- Western	303	23,420	77	303	31,480	104	(g)2,08, .92	40	12,55,937	85	10,47,645	•••
30th ditto .	Tarakessur	22	6,653	302	22	9,655	439	(4)59,017	284	2,33,728	216	1,74,711	
	TOTAL .	810	58,766	73	913	82,970	91	13,02,704	55	34,02,208	79	20,99,504	
•													
13th Mar.1886	Native States. Bhavnagar-Gondal .	193	20,598	107	193	20,125	104	10,33,317	110	8,74,096	93	•••	1,59,321
13th ditto .	Jodhpore	44	2,239	51	64	5,850	91	66,356	35	1,69,397	54	1,03,041	•••
6th ditto .	Nizam's	121	18,456	153	121	19,880	164	9,08,197	154	10,81,401	184	1,73,204	•••
13th ditto .	Mysore	140	7,858	56	140	7,146	51	3,54,392	63	4,07,308	60	52,916	
30th ditto .	Rajpura-Patiala	16	991	62	16	1,475	92	(1):1,999	41	50,563	65	38,564	***
	TOTAL .	514	50,142	98	534	54,470	102	23,74,261	102	25,82,765	99	2,08,504	

N.B.—As regards the figures in column "Total receipts from 1st April to date," audited figures have been availed of as far as possible.

(a) Including Rewari-Ferozepore State Railway.

(b) Total receipts from 12th October 1884 to 7th March 1885.

(c) Total receipts from 4th January to 7th May 1885.

(d) Return not received.

(e) I otal receipts from 15th December 1884 to 28th February 1885.
(f) I otal receipts from 1st April 1884 to 27th February 1886.
(g) Total receipts from 2nd April 1884 to 7th March 1885.
(h) Total receipts from 1st January to 7th March 1885.
(j) Total receipts from 1st November to 7th March 1885.

FRED. FIREBRACE, Major, R.E.;

Under-Secretary.

### GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XLIX of 1885-86.

### APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

## Total.   Principle   Property	t Return		length	RECEIP FOR WEEK E 141H MARCI	INDING	length .	RECEIP FOR WEEK E 13TH MARCI	NDING	TOTAL RECEIPTS IST APRIL 15 14TH MARCE	FROM 884 TO	TOTAL RECEIPLS I IST APRIL I 13TH MARCE	FROM 885 TO	Total	Total
### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   530   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   4,04,28,000   530   4,43,83,552   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   575   4,04,28,000   530   4,44,38,355   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   575   4,04,28,000   530   4,44,38,355   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   679   1,515   8,71,405   575   575   4,04,28,000   530   4,44,38,355   501   30,553,353    ### 1886   Fast Indian   1,509   10,24,559   10,24		Railways.	Total mean open.	Total,	mile	Total mean open.	Total.	mile	Total.	mile open per	Total.	mile open per	increase in	
Madras		Guaranteed.		R	R		R	R	R	R	k	K.	R	R
Total   4.074   14,88,074   365   4.160   15,15,105   364   5,94,57,540   298   6,31,53,105   311   31,95,646	ditto . ditto . ditto .	Madras South Indian Great Indian Peninsula Bombay, Baroda and	86 i 654	1,48,515 98,891	172 151	861 651	1,53,000	178	68,52,615 40,03,155 3,27,00,576	160	71,82,118 42,49,083 3,40,75,611	131	3,29,503 1,50,828 13,15,035	 
Mar. 1886   East Indian   1,509   10,24,509   679   1,515   8,71,405   575   4,04,28,000   539   4,43,81,362   591   39,55,353		1		·	-					,	<u> </u>			
Mar. 1886   East Indian   1,509   10,24,509   679   1,515   8,71,405   575   4,04,28,000   539   4,43,81,362   591   39,55,353		<b>6</b>												
ditto   Eastern Bengal   233   83,169   353   233   84,148   362   51,144,112   375   375   375   384,148   362   31,461   375   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   375   384,148   362   31,461   31,448	10006									1				
ditto Nathart   27   1,444   53   27   1,029   60   71,409   54   7,4320   55   8,511   ditto Northern Bengal   249   31,501   127   249   40,080   164   20,69,850   165   22,103,335   178   1,33475   ditto Kaunia-Dharla   .   37   3,727   101   3   2,245   61   1,45,036   114   1,22,1873   109   37,639   ditto Campore-Achnera   57   31,258   232   57   8,816   154   5,60,98   178   4,50,038   162     ditto Campore-Achnera   13,258   232   57   8,816   154   5,60,98   178   4,50,038   162     ditto Rair-mach Malus (a)   141   3,33,030   230   141   3,72,000   277   13,100   74   4,88,457   77   4,153   77     ditto Nardha Coal   149   40,932   275   149   36,747   247   12,63,002   173   13,55,249   162   ditto Rair-mach Malus (a)   45   149   40,932   275   149   36,747   247   12,63,002   171   13,55,278   183   92,186   ditto Rair-mach Malus (b)   149   40,932   275   149   36,747   247   12,63,002   171   13,55,278   183   92,186   ditto Rair-mach Malus (b)   149   40,932   275   149   36,747   247   12,63,002   171   13,55,278   183   92,186   ditto Rair-mach Malus (b)   149   40,932   275   149   36,747   247   12,63,002   171   13,55,278   183   92,186   ditto Rair-mach Malus (b)   149   40,932   275   149   36,740   247												¦ <del></del>	39,55,353	
ditto ditto - Campore-Achaera - 57   13,258   233   57   8,856   154   5,000,948   178   4,50,078   162   16	ditto . ditto . ditto .	Nalhati Northern Bengal Kaunia-Dharla I.	27 249 37	31,561 31,727	53 127 101	27 249 37	1,629 40,800 2,245	60 164 61	73,469 20,60,850 1,45,902	54 168 79	74,320 <b>22,</b> 03,335 1,19,750	55 178 65	851 33,475	8,63,281  26,152
ditto . Narphr and Chhatisgarh	ditto . ditto . ditto .	Panta-Gya Cawnpore-Achnera Dildarnagar-Ghazipur	57 249 12	13,258 30,647 953	232 123 79	57 253 12	8,816 19,376 720	754 77 60	5,00,958 9,13,996 44,756	178 74 75	4,50,038 8,85.713 43,636	162 71 74	•••	47,920 28,283 1,120
ditto ditto	ditto . ditto .	Wardha Coal Nagpur and Chhatis- garh	45	18,448	410	45	20,750	461	6,34,626	284	6,09,146	273		25,480
ditto         Bareilly-Pilibhit         36         1,338         37         36         1,961         54         (b)24,424         31         74,590         41         50,172           Feb. 1886         Mymensingh         1         10         2,097         210         80         4,035         57         (c)10,730         107         1,10,388         37         90,058           TOTAL         4,939         12,70,816         257         5,092         11,69,358         230         4,90,94,634         206         5,68,71,769         226         77,77,135           ND TOTAL (GUARANTEED AND TE)         10,\$22         37,84,359         360         10,767         35,55,958         330         14,94,80,192         290         16,44,08,326         310         1,49,28,134           ROSS ESTIMATED EXPENSES	ditto .	Sindia North-Western	254 75 1,803	64,961 11,734 6,03,581	157	327 75 1,803	87,493 10,808 4,94,608	268 144 274	19,77,506 3,67,668 2,12,75,074	164 99 235	21,74,206 3.58,752 2,70,17.577	142 97 302	57,42,503	8,916 
TOTAL . 4,939	ditto . ditto .	Bareilly-Pilibhit . Narayanganj-Dacca- Mymensingh .	36	1,338 2,097	37	36	1,961	54	(b)24,424	31	74,596	41	50,172 90,058	
ND TOTAL (GUARANTEED AND TO, \$22 37,84,359 360 10,767 35,55,958 330 14,94,80,192 290 16,44,08,326 310 1,49,28,134 200 10,522 37,84,359 360 10,767 35,55,958 330 14,94,80,192 290 16,44,08,326 310 1,49,28,134 200 10,522 37,84,359 360 10,767 35,55,958 330 14,94,80,192 290 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522 200 16,44,08,326 310 1,49,28,134 200 10,522	'eb. 1880		<u></u>											
Assisted Companies.  Assisted Companies.  Assisted Companies.  Assisted Companies.  Bengal-Central												-		<u></u>
NET RECEIPTS	ROSS EST	IMATED EXPENSES .	<u> </u>				-			·				
Assisted Companies.  Assisted Companies.  Bengal-Central		NET RECEIPTS .			·					· <del> </del>		<u>-</u>	ł	
ditto . Rohilkhand and Kumanon		Assisted Companies.									•			
ditto . Assam		Bengal-Central	126	10,380	82	126	12,282	97	4,88,462	78	5,11,601	82	23,139	
ditto . Bengal and North- Western	ditto . ditto .	maon	78 214	3,176 3,796 8,694	49	78	6,958	89	(8) 73,622 2,16,133	62	2,34,550 2,63,716	66	1,60,928 47,583	•••
93 13/70/144 35 34/0/1016 60 21/10/0/4		Western	- 303	34,930			30,420	100	(g)2,43,222	44	12,86,357	85	10,43,135	 
		TOTAL .	810	67,439	83	911	84,811	93	13,70,144	55	34,87,018	80	21,16,874	
Native States.		Native States.												
ditto . Nizam's	ditto . ditto .	Jodhpore Nizam's	44	5,386 (d)	122		4,150 (d)	65	71,742 ( j )9,08,197 3,62,202	37 154	1,73,547 (k)10,81,401	184	1,01,805	1,59,466 
ditto . Rajpura-Patigla		Rajpura-Patiela	16	1,835	115	16	1,273	80	(1)13,834	45	51,836	65	38,002	

<sup>/.</sup>B.—As regards the figures in column "Total Receipts from 1st April to date," audited figures have been availed of as far as possible.

1) Including Rewarf-Feromepore State Railway.

1) Total receipts from 12th October 1884 to 14th March 1885.

2) Total receipts from 4th January to 14th March 1885.

3) Raturn not received.

3) Total receipts from 15th December 1884 to 28th February 1885.

(f) Total receipts from 1st April 1885 to 27th February 1886,
(g) Total receipts from 2nd April 1884 to 14th March 1885.
(h) Total receipts from 1st January to 14th March 1885.
(f) Total receipts from 1st April 1884 to 7th March 1885.
(k) Total receipts from 1st April 1885 to 6th March 1886.
(l) Total receipts from 1st November 1884 to 14th March 1885.

FRED. FIREBRACE, Major, R.E., Under-Secretary.



**SUPPLEMENT TO** 

# The Gazette of Andia.

No. 17.}

CALCUTTA, SATURDAY, APRIL 24, 1886

### OFFICIAL PAPERS.

A SUPPLEMENT to the GAZETTE OF INDIA will be published from time to time, containing such Official Papers and information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the Gazette may receive the Supplement separately on a payment of six Rupers per annum if delivered in Calcutta, or nine Rupers if sent by Post.

No Official Orders or Notifications, the Publication of which in the Gazette of India is required by Law, or which it has been sustemary to publish in the Calculta Gazette will be included in the Supplement. For such Orders and Notifications the body of the Gazette must be looked to

	•				•												•	•							•
	,	91		REMARKS.				•																	
		1,		; ;																					
	1886.	15		, nas	S. Ch	13 13	20 21 12 32 13 32 14 32 15 32 16 3	14 13	13 13	13 11	_	. 7 Y			0 <u>7</u>	-	9 2 4							13 4	255 4 40 c 4
	MARCH	**	i  -  -	Firewood.	S, Ci.		170 2		-	94 13 138 13							145 13 121 8				0 001				
<u>မ</u> ှု	THROUGHOUT INDIA FOR THE 2nd HALF OF MARCH 1886.	13	!	Arhar or Thur (n. 1) Pea (l'n-). (l'n bea (l'n-).	S. Ch.					:		:					::	4.0	 	17 0	:00	0	- 9 11	15. 4.5.	8 C %
COMMERCE	HE 2nd H	12		.(2421h noZ) oziald	S. Ch.	-		:	,	:				:	:	- ::				;		• =			
_	A FOR T		So TOLAS.	Chola, Kadalay or Sunaga (Cuer or Sunaga (Cuer or Sunaga (Cuer or sunctinum).	S. C.	÷ ·	. ;		. <b>:</b>	:					:	::	: :		2 × 6		_	2 2 2 2 4 x		7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	
OF INDIA.	UT INDI	10	SEERS OF	Kangui or Kakun, Italian millet (Setarna italica)	් : න්	: :	. : :	: :	: :	:	:		:	:	<del></del>		; :	18 9	17 8	; :		: 0			<u>:</u> :
F FINANCE	коисно	. 6	R R PFE IN	Manua or Ragi (Thusane coro-	яs.		10 % 10 %		₹ <i>स</i>	es .	5 5	 :1, d & o	 	3 4	·	 Z 13	19 5	17 13	. 2	-40	. :	22	 5		38.5
	•	, 20 ;	QUANTITIES PER	Baira or Cumburding (1)	h. ; S. C.	. 53	, E	9 77		2.5		; ;;	23.6		.23	5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	::	14 16 1	<u>-</u> ∶ •	5 72	0 2 3 0 0	2 8	e :	2	vo c 4
o DEPARTMENT	PRICES CURRENT OF FOOD-GRAINS	, , , , ,	3 no	Jonat or Cholon - Lus mularo?)	Ch. S. Ch.	3 - 21 10	27		  	99	: 	14 5 26 14	: :	-	3 10 20 14	3 - 10 14 3 - 20 14	. 0	. Si .	- 57	9 <b>2</b>		ກະ	£ ;	- S 5:	
DEPAI	IT OF F(			Rice, common.	Ch. S. C	د 50 50	14 15	7:	:=:	9	2 I	_ 12	. 19 		51 51	3 E	01 08 14.1 15.1		. <del></del>	000	6 5 - 5 9	8 r 	9	2 6 9 	2
	CURREN	ira ·		Rue best sort.	s. Ch. S	<u> </u>	13	2 3		2 = :	= ::	3.2				2 <b>=</b> 		200	-  >• (		× ×	. 8	დე  ც	0 La	
	PRICES	4		. Barbey.	G	_	ა ნ 	:: 3	-	: : 	 <del>-</del> -	در در ع	<u> </u>		~ <u> </u>	m	. : :	61 5	 + •	-	 	wa:	13 7	4 3 -	
					Ś		21			2 2 .							<b>∞</b> <u>2</u>				01			·	
				icts.		· •								•				• •	•		• •		· ·		· · · · ·
				DISTRICTS.		Ganjam Vizagapatam	Godavery Kistna	Neliore Cuddanah	Anantapur	Kurnool	hingleput .	North Arcot .	I anjore Frichinopoly	Madura .	Compatore .	Salem .	South Canara Malabar	Bombay Daskrohi	Kaira .	Broach (Calcutta)	Colaba (Alba.)	Násik Násik	Anmednagar Poona (City)	Bijapur Satara	reigaum Dharwar (Hubli) Ratnágiri
		_		PROVINCES			ر بعد ب	ح, ن				avy		[					- ·• ·			~ - 4 `			BAY.

• In common use.			•	•	In Natture and Nowgong retail price of salt 12 seers per rupee.  In Scraigurge setail price of salt 13 seers per rupee.  At Silliguri retail price of salt 13 seers per rupee.  At Silliguri retail price of salt 13 seers per rupee.  In Alipore a bedivision (at Fallacetta) retail price of salt 12 seers per rupee.  In Nupere a bedivision retail prices of salt per rupee were:—Manickgunge 11 seers. Moonsheegunge 10-12 seers, and Nazingunge 14 seers.  In sub-divisions retail prices of salt per rupee were:—Grafundo 12 seers and Madaripore 12-8 seers.  In sub-divisions retail prices of salt per rupee were:—Kishoregunge 10-10 seers. Perozepore 11 seers.  In sub-divisions retail prices of salt per rupee were:—Kishoregunge 10-10 seers, Attea 12 seers, In sub-divisions retail prices of salt per rupee were:—Kishoregunge 10-10 seers, Attea 12 seers, Jamalpore 11 seers, Sheropre 10 seers and Netrokona 12-5 seers.  In sub-divisions retail prices of salt per rupee were:—Brahmunberah 12-3 seers, and Chandpore 12 seers.  In sub-divisions retail prices of salt per rupee were:—Brahmunberah 12-3 seers, and Chandpore 12 seers.
640050005500005	 c & & & & & &	4 7 5 5 5 7 As	12k 4.4 6.m 0.0	2005 3000	per rupee. Gaibanda 10 Gaibanda 10 Grahundo 1 Putuakhah
# 2 0 0 0 0 0 0 0 1 0 1 0 1 0 1 1 1 1 1 1	21112 <u>22</u>	13	13 13 12 12 12 12 12 12 12 12 12 12 12 12 12		ers per e-Gath se-Gath of salt s:
	000000	00 5000	10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	cco o o	It 12 se were were ee were ee were ee were ee were ee were ee were ee were ee was ee ee were ee was 12-5 il price ee were ee we ee were ee were ee were ee were ee were ee were ee were ee we ee were ee we ee were ee were ee were ee we ee were ee were ee were ee w
		110 120		320	per rup seers peers peers peers peers peers peers peers peer rup ber rup per rup per ru vetroke
	1222187	5 0 0 0 4 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ 4, £ .	5.55 9 5 5	retail prices of salt of salt 11-8 s alt 11-8 s alt 11-8 s of salt properties of salt pro
65 10 10 10 10 10 10 10 10 10 10 10 10 10	: <del>0</del>	51 61 5	30 0:	111-11	In Nattore and Nowgong retail price of salt 12 seers In sub-division, retail price of salt 13 seers per rupee. At Silliguri retail price of salt 13 seers per rupee. In Altipore sub-division (at Fallacutta) retail price of salt unab-divisions retail prices of salt per rupee were:—and Naraingunge 14 seers.  In sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in seers, Shergore roseers and Netrokona 12-5 see At Panchegochia in Fenny sub-division retail price of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-division retail price of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail price of salt per rupee were:—in sub-division retail price of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee were:—in sub-divisions retail prices of salt per rupee.
• ¬ ¬ > > > > > > > > > > > > > > > > >	000000	c w 20000	w 44000	@ C C C O O O	re and Mister of the state of t
	221727	2772855 2772855	2 2 2 2 3 3 4	## ## ## ## ## ## ## ## ## ## ## ## ##	Natte Seralg Seralg Silligu Sub-div sub-div sub-div sub-div sub-div
	1	<u>o</u> :	:	* - : 1 - 1	At Sin Sin Sin Sin Sin Sin Sin Sin Sin Sin
2 2 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1	٠.:	; ·	: : 2		ai 13 ai 13 anga anga cers.
ພິຈີ = ຟິກິ ຟິສິຟິຣິຟິລິຣິພິຟິຊີ ເຈີພາຍພິດ ຈິດຄົນເວດພຸດ າ	;;;:::	5 :		:::::::::::::::::::::::::::::::::::::::	anetgunge 13:5 and Contai 13 seers.  Bussirhat 13 s, Chooadanga ra 10-12 seers. ore 12-8 seers.
5 38888888822 5 40 10 10 20 00 41 00 0	; ;;-		: :	· · · · · · · · · · · · · · · · · · ·	a in sub-divisions retail prices of salt per rupes were:—Culna 14 secrs, Cutwa 13-4 serrs, and Rane; gunge 13-seers.  In Sub-divisions retail price of salt 13 seers per rupes.  In Sub-divisions retail prices of salt per rupes were:—Ghattal 14 secrs, Tumlook 11 seers, and Contai 12 seers.  In sub-divisions retail prices of salt per rupes were:—Grampore 13 seers and Jehanabad 13-8 seers.  In sub-divisions retail prices of salt per rupes were:—Serampore 13 seers.  In sub-divisions retail prices of salt per rupes were:—Kooshtea 12-4 seers, Meherpore 12-12 seers, Bussirhat 12-12 seers, and Kanaglat 12-14 seers.  In sub-divisions retail prices of salt per rupes were:—Kooshtea 12-4 seers, Meherpore 12 seers, Chooadangs 12-12 seers, and Ranaglat 12-14 seers.  In sub-divisions retail prices of salt per rupes were:—Ihenda and Narail 12 seers, and Magoora 10-12 seers, in sub-divisions retail prices of salt per rupes were:—Ihenda and Narail 12 seers, and Jungipore 12-5 seers.
- 3 ~ 3 @ @ 3 @ @ 1 4 @ 3 % % + 5 0 0 4 % 0 0 0 10 0 0 0 0 0 0	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	\$244456 \$24456 \$24456	~ 등 설립적인 표는 400대 = c	<ul><li>でにどめてごびる</li><li>のここのは440</li></ul>	Cutwa 13-4 s, Tumlooli sers and Jel arrackpore 2 seers. eers, Meher ail 12 seers
	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	28 44 555 8 58 5 4 6 5	8 00400	412554555 accocceso	to the secretary of the secretary of the secretary secre
N400 P3300	 	ο α π α α	- c	c o	-Culna -Culna -S-ran -Bara and D Koosh Foosh Jhenid
: & 25 2 2 2 2 2 2 3 3 4 4 4 4 4 4 4 4 4 4 4 4	e 7 :	₹23 ·	a. : . : <b>∽</b>	55 · · · · ·	ruper ruper
v > > > 5 5 7 7 5 0 0 0 0 0 0	c c 22 c c	442 4000	00 7 5 5 6	€0 €0 W €	tres were a special poer with the special po
228 228 25 25 25 25 25 25 25 25 25 25 25 25 25	<b>2</b> 8255∓	457 : 565 5	2 12 28 24 7 E.	44 : 52 · 5 4	per ru 13 set per ru per ru per ru pihati per ru per ru se of s
					of salt of sal
£ £		2		· · · · · · · · · · · · · · · · · · ·	prices pr
odhra) nent dar Baz iment ier iBunde	Western Districts. ra room	Central Districts unnahs			ub-divisions retail prices of salt per rug seers. Bishenpore in tail price of salt 12-5 seer Rampoure Håt retail price of salt 13 see sub-divisions retail prices of salt per rug seers. Bishenpore retail prices of salt per rug seers. Diamond Harbour (at Kulpihato ub-divisions retail prices of salt per rug with ra and Baggirhat retail price of salt authorisions retail prices of salt per rug sets.
ais (Gantonnament Cantonnament Cantonnament Canton tion Front Cida		ahs		Eartern pore unge unge unge ung nng nng n	ris.ons pore r pore r ris in in in in in in in in in in in in in
Panch Mahais (Godhra) Asrgarh Cantonment Asrgarh Cantonment Disa Cantonment Nimach Nasirabad Cantonment Rajkor Station (Upper Sind Frontier Karachi Hardarabad (Gidu Bunder) Shikarpur Sukkur	We Barkoora Barkoora Beerbhoom Midnapore Hooghly	Centra Calcutta 24-Pergunnahs Nuddea Khoolna Fesore Moorehedabad Dingepore	Rajshahye Rungpore Bogra . Pubna . Darjeeling Jalpáiguri	Eartern Distr Dacca Furred pore Backergunge Mymensingh. Chitagong Noakhelly Tipperah Chitagong Hill Tracts	a In sub-divisions retail prices of salt per rupes were:—Culna 14 sers.  In Bushenpore retail price of salt 12-5 seers per rupes.  In Rampore Hât retail price of salt 13 seers per rupes.  In sub-divisions retail prices of salt per rupes were:—Ghattal 18 seers.  In sub-divisions retail prices of salt per rupes were:—Serampor 7 in sub-divisions retail prices of salt per rupes were:—Barasct seers, Diamond Harbour (at Kulpihattic-4 seers), and Dumgen sub-divisions retail prices of salt per ripes were:—Kooshtea 12-12 seers, and Ranafatal 12-14 seers.  In Salth ra and Bagirhat retail price of salt 11 seers per rupes.  In sub-divisions retail prices of salt per rupee were:—Ihenda ar in naub-divisions retail prices of salt per rupee were:—Ihenda ar in naub-divisions retail prices of salt per rupee were:—Ihenda ar
log	And the state of the state bear	OAK.			1

	91	Remaris.	* In the interior retail prices of common rice ranged from 13-6 to 23-10 seers per rubee.	
ŕā.	:		# In the ranged rune.	
couting	15	nes	S. Ch. S. Ch. 11 8 12 82 12 82 12 93	01 00 00 00 00 00 00 00 00 00 00 00 00 0
OF MARCH 1886 coutmurd.	7	boo <i>x</i> ≉u¶ ¦	S. Ch. 120 c. Ch. 120	240 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	13	ond 1 no uchyA Cadjan Pea (Ca- (zanba vatav)	S 5000000000000000000000000000000000000	0000
znd HALF	27	.( .v.n/l. no.k.) 2200M	3 7 785 40 0 E	9 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
THE	= '	Chola, Chenna, Chola, Kadalay E Chola, Kadalay C C Chola, Garaga (C tri) S C C C C C C C C C C C C C C C C C C	<ul><li>※ 記憶は必要者などの答案</li></ul>	8868 48554544 2288437 0000 800000000 746848
ROUGHOUT INDIA FOR	. 01 .	Kangm or Kak m, 2 Rahan millet & (Selarm thilten). 2	d 0 50% 5	######################################
HOUT I	÷	E tonk to mink (min)	· 영화 : 중요요. 	MA TO THE TO THE TO THE TO THE TOTAL THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TOT
	7	# (unoproylet # uniperiod) # unimp 10 pity	รัว ° ช่. รั	១ <u>៩</u> ៩១៩៩ មានភាពាលនិ
RAINS 1	1~	omnial in ismul	र्ड क्रिक्ट व इंकिट्स क्रिक्ट व इंकिट्स क्रिक्ट व	+ ± x = = = = = = = = = = = = = = = = = =
FOOD-GRAINS TH	٥	nounder substitution	Respectable man	ecce eVersoosoos viiteemy. Elmh iiissingseism suutses.
OF	ic .	हिएक) कर <sub>े</sub> जर	- 20mm H 型火 3 H 加 3 G 5 G 5 H 3 G 1	5 2 4 1 5 1 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
CU RRENT	<b>+</b>	Mark V.	ా గాల్లో కాలంలు మై కాలంలులు	10000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
PRICES	***	aroy W	* E	2848 818 47 6 545855551 2848 818 47 6 545855551
Д	.			
	. !			के
		<u> </u>		Fronti
	<b>6</b>	- <del>1</del> ,	Patra	Chota Nageore. South Referra Frontier Agency. Hardwach. It and the South Redency. Surphyrom Manchoom Sythet Gachar Gero Hills Kamrup Darang Newgong Sub-egar Lakhmpur Khasi and Jainta Hills Naga Hils Naga Hils Naga Hils Naga Hils Naga Hils Marafarnagar Marafarnagar Meerit Bulandskhr Kumaun Cashwail
	: 		BERGYE - continue t	WASEA

	of for dal 15	•	•	Rangunge)
	# Rate for whole grain and not for dal given.		•	1. sects.  1. sects.  2. In sub-divisions retail prices of salt per rupee were .—K shen, ange to seers and Ariareah (at Kanigunge)  1. sects.  2. In sub-divisions retail prices of salt per rupee were.—Deoghur 13 sects. Rajmehal and Pakour 12 sects, and Gordan is sees.  2. In Khowda retail price of salt 14 sects per rupee  3. In Rhowda retail price of salt 5.8 sects per rupee.  3. In Bhadruck retail price of salt 6.8 sects per rupee.  3. At Kharagdiha in Gridi sub-division retail price of salt 12 sects per rupee.
	given.			h-divisions retail prices of salt per rupee were.—K shen, jnge 10 seers and seers. Indivisions retail prices of salt per rupce were.—Deoghur 13 seers. Rajmeh dowda retail price of salt 14 seers per rupce fadruck retail price of salt 8-8 seers per rupee. Individual price of salt 8-8 seers per rupee. Individual price of salt 12 seers per rupee. Individual price of salt 12 seers per rupee. Individual price of salt 12 seers per rupee.
	<del>-</del>			11 13 Er pe
_0+5+55+	+ూ రార్జులు రారం చేసిన చేగున చె	ငင္လလည္ဝင္ငင္သူထင္	c c c c v c o o n c o o	shens soghu
G CEEEE COE			E-112 - 10 - 10 - 10 - 10 - 10 - 10 - 10	X d
			0 0 0 0 0 0 0 0 0 0	were of rupe
0 C O S O S O S O S O S O S O S O S O S O	1100 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	15.5 15.5 15.5 15.5 15.5 15.5 15.5 15.5	88 88 88 88 88 88 88 88 88 88 88 88 88	ipce
	-			Jerry Jers p Alery Alery Alery Secre
<b>္ကြီး</b> စစ္မူင္းင	+00040\$220 ==================================		(0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	of salt p
7 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	នុត្តជូនជន្តិនិក្សា ក្នុងជន្លេងជាតិ	SEE 8 18 87 8 18 18 18 18 18 18 18 18 18 18 18 18 1	55 5 4 4 1 8 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5	s of s
- 		5 04 60636	0000000000	price of ice of ide of
8 6 12 12 12 12 12 12 12 12 12 12 12 12 12	4 X 8 18 1 10 10 10 10 10 10 10 10 10 10 10 10 1	<ul><li>५ ८४ प्रतित्तं</li></ul>	5 W 4 W 7 W 4 S 7 W 5	In sub-divisions retail prices of salt per rupee were.—K-shen, ango In sub-divisions retail prices of salt per rupee were.—Deochur 13 and Godda II seers. In Khoorda retail price of salt 14 seers per rupee. In Bhadruck retail price of salt 5% seers per rupee. At Kharagdiha in Giridi sub-division is tail price of salt 12 seers prince of salt 12 seers prince of salt 12 seers prince.
<b>40</b>		5 75 W # 0 5 0 5 5 0 0		ions in the state of the state
o 男性 o x o c x y るなもなりもなり	######################################	<u> </u>	322333333333333333333333333333333333333	sub-divisions rett 1. seers. sub-divisions ret and Godda 11 see Khowda retail Khowda retail Kharagdiha in (
-1 / F / M / C / M / M / M / M / M / M / M / M				ir sub- in sub- and and in Shb- in Sha
o္ခ်o ေ	20 0 0 25 0 0 25 0 0 0 0 0 0 0 0 0 0 0 0	द % भ से बेडे ८ ०१ ० % ८	8 : 175 48 - 684 0 0 0 0 0 0 0	Et Ir
8145 . u	52 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	A contract of the contract	mental comments of the comment	
	c c s B c B s	z 3 60 0		
	12 12 12 18 18 18 18	५ इ. इ.स. इ.	. 888	s.
-	u pope con T gord a			and Nowada and Nowada and Nowada wrs.
20404000	= 2 42 42 4 42 4 43 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4	##	8888885E #88	
<u> </u>				Seers haby 11-5 c 12-4 11-4 se
v 37 c + c c 2	× 27728.4459 € 1828 € ∞ cuew ox 4 € 6 4 € 5	5 62474688 8 48474888	8448 BBBBBB	ra-Se rad B nore a nore a nuge
ស្តែង។គត់ស្ត	3 2726 438 8 1828 A	क सम्बद्धाः •	endidado de a	abad lare lare pulgu Jamu
n ≈n 3 g n 5 0	x +== c c c c c c c x 2 x 2 c c c c + t + t ?		**********	rurg and and I Go
	000000000000000000000000000000000000000	& 55 1 K 1 (1 2 5 1 2	5 # 5 B F B 5 B 5 8	STETS STETS STETS STETS SPETS
	и се в в офице в на не по по по по по по по по по по по по по		and the second s	2 02 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
8 2 4 5 <u>1</u> 2 8 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	44 + 4	# Passes in the factor of the	. ·	ad 12 and 12 nuber arbe n 114
522777600	- , , <del>-</del>			anab uxar Nado Ntar xewar
x 2 g = 0 0 7 g	## C C C C C C C C C C C C C C C C C C	200	48884138434	
সূপ্র শ্রহণ			and extensive the control to the control to	TOTAL MENTS
	, с но 4 с с ию о и о щ о щ о щ о щ о щ о щ о щ о щ о щ	2	0 5 5 5 5 5 5 5 5 5 5	
. 5255756 E	D 2 D 2 D 2 D 2 D 2 D 2 D 2 D 2 D 2 D 2	5 7528825525	8588878488	
				15000
<b>.</b>	• 			
<del>.</del> .				r Insub-linewars to little six soft per appropriate — Julianibad is often. Marurgabad in-Secret, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks, and has seeks and lapport in-seeks, in sub-divisions returned and the response in-Seam in-Secret and Gopalguige in-seeks, in sub-divisions returned and market in seeks and Jamui in-14 seeks, in sub-line sions retail price of saft per preserve.—Reguseral it seeks and Jamui in-14 seeks, and insulant some seeks, and price of saft per preserve.—Reguseral it seeks and Jamui in-14 seeks.
	· · · · · · · · · · · · · · · · · · ·		•	Story Story
npur "gunn		arh 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	. a . a . y . z . z . z . z . z . z . z . z . z	neub-fursons of figures of subjecting were.—Juhandad 12 sees, Aurungabad 1-Seers, an Insub-fursons of figures of subjecting over.—Buxan and Saseram 12 seers, and Bhabhah 1 In subsequences retailing the subjective of subjective were insubjective and tapore 11-3 seers and Insubjective retailing to subject in subjective of subjective subjecti
Dijint   Moradabul Budaun Bareilly Shahlahanpur Tarai Pergunah Mutra	Maintriasame Etawah Etah Etah Jansi Campore Campore Randa Allahabad Hamirp ir Hamirp ir Hamirp ir Gorakhpur Basti Basti Basti Basti Basti Basti Basti Perapur Prepu	Almora Subangur Pariouarh Fyzabad Fyzabad Khern Lucknow Bara Banki Barkaun Rau Bareli Rau Bareli Conda	Hissar . Rohtak Gungaon Gungaon Gungaon Gungaon Frank	change of the stat
Morada Budau Bareill Shaha Tarai Mutra	Mainton Etawah Etah Jalan Cawnp Cawnp Fatehp Banda Hamir Gorakl Banda Maran Maran Maran Maran Bena	Han Skarak	TESSES SEE	2 24 2 4 2 2

3 4 5 6 7 8	Wheat.  Barley.  Rice, best sort.  Rice, common.  Rice, common.	S. Ch. S.	19 6 10 6 10 6 10 6 12 8 13 8 15 9 15 9 15 9 15 9 15 9 15 9 15 9 15 9 15 10	
4 5 6 7	Barley.  Rice, best sort.  Rice, common.	Ch. S. Ch	**************************************	1 0 13 0
S 6 7	Rice, best sort.	Ch. S. Ch	0 1 1 1 1 0 8 8 2 8 8 8 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	0 13 0
6 7	Rice, common.	S. 110100 250 250 250 250 250 250 250 250 250 2	0 28 0 2 2 7 7 1 7 0 7 0 2 1 8 0 0 2 2 7 7 1 7 0 7 0 2 1 8 0 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	13 0
7 Octavion		Q 000000000000000000000000000000000000	. NO 0 1 1 1 2 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2	13.0
9 9	Jowar or Cholum Sorghum S		27.72	:
	F	Ç 0000000000000000	o o o = ≌o घ	
- 4	(Lennisetum)	S. 52 52 44 52 52 54 44 58 55 55 55 55 55 55 55 55 55 55 55 55		: :
	cana).	R	*	: :
8	Kangni or Kakun, Nalian millet (Selavia italica), Q	S 55 58 24 8 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		: :
11	Gram, Chenna, Colors, Kadabay Or Sunaga (Cicer Sp. Radabay).	2 13 8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	7 5 5 7 4 4 8 1 1 1 1 8 8 1 1 1 1 1 1 1 1 1 1 1	9
13	.(Syn M noS) szizM	C	::::::::::::::::::::::::::::::::::::::	• :
13	Ling or Thur Cadjan Pea (Ca- Cadjan Pea (Ca- (tusibni tunni).	S. Ch. 17 0 0 17	4248455012800816; 28 280041818085144 40	:
7	.beowani¥	S. Ch. 250 Ch.	2.5 2.5 2.5 2.5 2.5 2.5 2.5 2.5 2.5 2.5	240 0
15	-31ES	S. Ch. 144 S Ch. 155 Ch. 156 Ch. 157 Ch. 158 C	0011011110011101	N :
91	Remarks			

	•		<b>ب</b> ة			pl
* 190 cobs for R1.		† 64 cobs for R1,	+ Firewood is sold by head load, bullock load and cart load, and not by weight.	•		§ Sold in bundles.  Bight pies per bundle.  Average prics of Baragra, Pachbuder
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	3.8.4 7.6.	6 488 8 6 5 4	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	and the second section on the second	8	25 2 2 2 2 3 2 3 2 3 3 2 3 3 3 3 3 3 3 3
320 0 108 0 535 11 167 9	245 1833 8 24 8 8	220 0 428 0 27 0 200 0	88 0 ++++++++++++++++++++++++++++++++++	· magnetic as the same of the	0 0	200 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
;;;;	::::	: ::'	4 00000		:	35 50 50 50 50 50 50 50 50 50 50 50 50 50
* :: 7: 8 * :: 4	1111	<u>o</u> ;+;	2 ! ! ! ! · · ! !		:	25. 28. 29. 29. 29. 29. 29. 29. 29. 29. 29. 29
11 23	41 11 41 21 42 51	5 4 5 E	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		7	08 9 4 4 0 8 0 0 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
1111	· i . :	: ::·			•	24 0 25 0 17 0 18 12 12 12 13 14 15 11 18 1
•	÷ ; ; ;	: i ·	21::1::		25 0	111121111111111111111111111111111111111
111:	111:	: : ! !	36 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	,	;	23 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
!!::	1111	· :	2 2 2 2 2 3 3 5 5 5 5 5 5 5 5 5 5 5 5 5		:	22 23 32 25 25 25 25 25 25 25 25 25 25 25 25 25
16 10 15 12\$ 12 15 15 4	15 10	2 2 2 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1 6 9 1 1 6 1 1 1 4 1 8 9 0 0 0 0 0	•	14 12	8 6 5 5 6 8 6 8 8 8 8 8 5 5 6 5 5 5 6 5 5 6 6 6 6
10 22	6 5 6 7 6 9 5 6 9 5 6 9 9 9 9 9 9 9 9 9 9 9 9 9	0 4000 5100	v w v w v w w w v		0	40200 000 5 : 2000 0002200 000 0 0200
::::	1111	received.	1111000	No retur n received.	on on	6. 4. 4. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.
2 . s	: : : o	9 o No return  No return	27 8 2 2 8 8 2 2 2 8 8 2 2 2 2 2 2 2 2 2	No retur	8	15 8 8 10 9 8 10 9 10 9 10 9 10 9 10 9 10
• • • •						
	HOR.	in berst		• • • • •	•	(Oug
reissen	r Dieni	A bas				
Pegu Division. Rangeon Town Pegu Tharrawaddy Prome	Irrawaddy Division. Bassein Henzada Thoregwa Thayetmyo	Moulmein Town and Amherst Tayoy Mergui Toungoo Shwaygyin	Scunderabad Bolarum Chadarghat Amráoti Akola Elichpur Buldana Wun Wun	Bangalore . Kolur Mysore . Shimoga . Kadur .	Coorg	leypore Kishengurh Kerrowlee Ulwur Bhurtpore (City) Ajmere Deoli Cantonment Erinpura Sirohee Abu Anadra Balinerro Jeysalmere Hilly Tracts of Meywar Maywar (Odeypore) Partabgarh (Meywar Agency) Partabgarh (Meywar Agency)
	B HaitigB	ACACO101	HYDERARD As- SIGNED DESTRICTS,	MYSORE.	Coord.	Влроотайл.

Bildenser  No return a received  So So Ch. So Ch. So Ch. So Ch. So Cholum (Elevative corottenser)  So So Ch. So Ch. So Ch. So Ch. So Ch. So Cholum (Elevative corottenser)  So So Ch. So Ch. So Ch. So Ch. So Ch. So Cholum (Elevative corottenser)  So So Ch. So Ch. So Ch. So Ch. So Ch. So Cholum (Elevative corottenser)  So So Ch. So			BKS.						•
No refurn received.  No refurn received.  No of the part of Cholum (Elevatine covolum).  No refurn received.  No of the part of Rain (Selatine indical).  No refurn received.  No of the part of Rain (Selatine indical).  No refurn received.  No of the part of Thur.  No of the part	91		REMA						
No return received.  No return	15		Salt.	S. Ch.			-		
District.  No return received  No return recei	7.		.boowsiii	S. Ch.			-		
Quantities  Quanti	13		Cadjan Pea (Ca-	S. Ch.				40 10	-
S. Ch. S.	12		Maize (Zea Mays).	S. Ch.	:		-	•	
S. Ch. S.	=	So TOLAS.	Chola, Kadalay or Sunaga (Cirer	S. Ch.			- <b>-</b>	27.15	
No return a received  No return a received  No return a received  No return a received  S. Ch. S. Ch	10	SEERS OF	Jellim nailat	S. Ch.	:	:		18 13	
S. Ch. S.	6	RUPEE IN	-0403 2HISH2][])	S. Ch.	:	:			
S. Ch. S.	S	IITIES PER	muissinnod)	S. Ch.					
Districts.  Districts.  S. Ch.	11	Quan	Jowar or Cholum (Sovehum vul.		:			24 4	
Districts.  Districts.  S. Ch. S. Ch. S. Ch. S. Ch. 25 o 30 o 17 r 24 o 17 r 24 o	9		Rice, common.	S. Ch.			,-	=	• 
Districts.  Districts.  S. Ch.  S. Ch.  S. Ch.  S. Ch.  11 14  No return of the control of the c	5		Rice, best sort,	S. Ch.	3 12				·
Districts.	+		llarley.	J		30 0	n received		n received.
	3		Wheat.	S. Ch.	11 14	25 o	So retu	1 71	No retur
			•		•	• •		• •	• • • •
Bikanee Boondee Rotah Took Jhallawi Shahpo Dholpur Indore (walior	2		DISTRICTS.	•		• •	 د .	· .	Indore Gwalior Goona
					Bikanee	Kotah	hallaw	Dholpu	Indore Gwalior Goona

DEPARTMENT OF FINANCE AND COMMERCE, (Statistical Branch.)

D. BARBOUR,
Secretary to the Government of India.

### GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. L of 1885-86.

### APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

	•	يد	RECEIPT FOR WERK E BIST MARCE	NDING	length	RECEIPT FOR WEEK E 2011 MARCE	NDING	TOTAL RECEIPTS OF IST APRIL 18 21ST MAPCE	FROM SAJIO	TOTAL RECEIPTS F IST APRIL IN POTH MARCH	ROM 885 TO	<i>T</i>	77.4.1
Latest Return received.	RAILWAYS.	Total mean open.	Total.	Per mde open,	Total mean open.	Total.	Per mile open	Total.	Per mile open per weck.	Total.	Per mile open per week.	Total increase in 1885-86	Total Decrease in 1885-86.
	Guaranteed.		R	R		R	R	R	R	R	R	R	Ŗ
7th ditto . 7th ditto . 7th ditto .	Oudh and Robilkhand. Madras South Indian Great Indian Peninsula	504 801 654 6 <b>5</b> 04	1,17,002 1,38,431 80,989 9,06,071	107 161 133 602	680 861 654 1,504	1,11,873	204 163 171 563	40,17,051 69,91,046 41,80,144 3,36,06,647	170 100 126 441	55,44,185 73,28,435 44,01,001 3,49,31,007	176 169 133 459	6,26,234 3,37,389 2,21,457 12,64,300	 
oth ditto .	Bombay, Baroda and Central India TOTAL .	4/11 4,074	2 33,139	566 364	461 4,100	2,60,000 14,96,790	564 360	1,16,66,812 6,14,25,500	200	1,25,08,786 6,47,14,014	537 311	8,38,974 32,88,414	
	State.					; ; ; ;							
3rd Apl. 1886	East Indian	1,509	10,58,800	701	1,515	9.51,834	630	4,14,86,899	542	4,53,38,196	502	38,51,297	
7th Mar. 1886 7th ditto 7th ditto 7th ditto 3rd Apl. 1880 7th Mar. 1880 3rd Apl. 1886 3rd Apl. 1886 3rd Apl. 1886	Nalhati Northern Bengal Kanna-Dharla Inhoot Patna-Gya Cawnpon - Achnera Dildarnagar-Ghazipur Rajputana-Malwa(a) Waidha Coal	233 27 249 37 220 37 240 12 1,411 45	83,312 1,657 34,657 3,908 34,979 14,954 31,731 1,105 3,04,684	358 62 130 100 156 262 125 92 216 393	233 27 249 37 226 57 253 12 1,411	1,910 40,100 2,038 24,858 12,856	70 101 55 110 226	52,78,224 75,150 21,04,487 1,49,830 12,10,215 5,39,912 9,45,17 45,591 1,34,80,64 6,52,318	75 76 202	44,13,028 70,390 22,15,074 1,22,718 12,47,641 4,71,894 9,07,400 44,325 1,57,92,67 6,23,899	375 56 178 65 111 163 71 73 221 274	 1,234 1,40,587  28,426  	8,65,196  27,093  50,018 37,827 1,536  28,419
oth ditto . oth ditto . 31d Apl. 1986 3rd ditto . ird ditto .	North-Western Amritsar Pathankot . Barcilly-Phibbit	140 254 25 1 <sub>3</sub> 803 66 36	43,005 6, 383 10,310 6,07,300 0,370 1,856	282 240 138 387 97 52	149 3-77 75 1,803 60 36	33,225 76,517 7,658 5,34,594	234 04 290 100	13.05,007 20,40,080 3.77,987 2.19.72.374 2, 3.9 0 (b)26,280	173 106 05 238	13,86,571 22,58,127 3,65,846 2,75,52,141 1,81,235 76,897	184 144 97	81,474 2,18,035  55,70,767 62,315 50,617	12,14 <b>7</b>  1
7th ditto . 6th ditto .	Narayanganj-Dacca- Mymensingh Jorhat	10 	2,155 (d)	216	 	(d)	44	(c)21,835 (e)3,817	13	1,16,080 (7)3455	38 27	95,0 <b>95</b> 29,038	:::
	TOTAL .	4,939	13.50,783	273	5,00	11,52,730	,120	5,04,45,723	207	5,80,10,182	226	75,70,459	
GRAND TOT STATE) .	AL (GUARANTELD AND	10,522	38,01,305	370	10,767	36,04,660	335	12,33,58,273	202	10,80,68,302	310	1,47,10,170	
GROSS EST	IMATED EXPRESS.							8 (8,30, (65	156	9,03,11,701	167		
	NET RECEIPTS .			<u> </u> 	<u> </u>		-	7,15,21,057	146	7,77,56,6 11	143	62,34,734	
	Assisted Companies.												
27th Mar. 1886 27th ditto : 20th ditto :	Rohilkhand and Ku- maon	67 78	10,161 3,204 4,324	49 53		5,641 6,029	84 85	76,850 2,20,457	50 62	2.40,316 4.70,345	7:	1,63,430	
27th ditto . 27th ditto . 3rd Apl. 1886	Southern Mahratta Bengal and North- Western Tarakessur	303 22	9,531 28,310 6,024	43	315 303 22	ļ	97	2,92,745 (g)2,71,532 (h)71,505	46		87	10,55,890	···
Jiu Api, 1000	TOTAL .	810	61,604	- !	ŲΙΙ					35,86,483	-	21,54,735	·
	Native States.												
27th Mar. 1886 27th ditto . 20th ditto . 27th ditto . 3rd Apl. 1886	Bhavnagar-Gondal Jodhpore Nizam's Mysore	193 64 121 140		57 163 49		5,430 18,833 8,690	85 155 62	75,386 9,47,757	38 155 62	1,79,977 11, 8,849 4,23,977	183 60		1,63,397
•	TOTAL	534	54,242	102	534	51,636	97	24,84,900	99	26,89.093	99	2,04,793	

N.B.—As regards the figures in column "I otal Receipts from 1st April to date," audited figures have been availed of as far as possible.

(a) Including Rewari-Ferozepore State Railway.

(b) Total receipts from 12th October 1884 to 21st March 1885.

(c) Total receipts from 4th January to 21st March 1885.

(d) Return not received.

FRED. FIREBRACE, Major, R.E.,

<sup>(</sup>e) Total receipts from 15th December 1884 to 7th March 1885.

(f) Total receipts from 1st April 1885 to 6th March 1885.

(g) Total receipts from 2nd April 1884 to 21st March 1885.

(h) Total receipts from 1st January to 21st March 1885.

(j) Total receipts from 1st November 1884 to 21st March 1885.

DEFARIMENT OF FINANCE AND COMMERCE.

Comparative Statement of the Net Indian Sea and Land Customs Revenue (excluding Salt Revenue) for the twelve months of the official year 1885-86 and of the fourteen preceding years.

(IN THOUSANDS OF RUFEES.)

YEAR,		i .							}										-				-	
YEAR.	1	DENGAL	i	_	Вом	BOMBAY.			SINDH.	ا د		~	MADRAS.			Вягтізн	BURMA.	   		TOTAL	BRITISH INDIA.	INDIA.		
Ç	On Imports of Liquois,	On Exports.	IsloT Fovenue	On imports.	On other Imports.	On Exports.	Total Revenue.	or Inquorts.	Imports. On Exports.	Fotal Sevenue.	On Imports	On other Imports.	On Exports.	Total	On Imports,	On other Imports,	.ednoqx3I nO	Total Revenue.	On Imports.  Liquors.  On other	Imports.	Total Import Revenue.	Evenue.	Total Revenue.	YEAR.
1871-72	. 10,52	70,95 ; 24,64	1,06,11	6,32	48.75	 99, <del>1</del>	59.73	1,10	1,35 2,44		4.89 3,74	1 12,57	14.31	30,62	1,82		23,83	30,25 2	23,50 1,3	1,38,22 1,6	1,61,72		2,31,60	1871-72.
1872-73	. 11,95	68,43 , 27.16	16: 1,07,54		5,87 46,08	3,79	55,74	1,07	1,22   2,02		4.31 4,01	12,15	12,25	28,51	3.01	5.30 3	35.44	43,75 2	25,91 1,3	1,33,58 1,5	1,39,49	80,66	2,40,15	1872-73.
1873-74 .	. 11,23	62,00, 21,19	15*26   61	12'9	51.69	4,34	62,74	1,30	1,00,1	, to to	3,70 3,79	14,63	15,20	33,01	3,40	5,49 3	30,74	39,63   2	26,43 1,3	1,37.29 1,6	1,63,72	72,87	2,36.39	1873-74.
1874-75 . ,	. 12,10	75,05 19,42	1.07,57	7,59	51.92	5,44	6495	1,22	1,00		3.04 3.70	1,11,22	14:22	31,23	X.	C,80,	30,26	36.02 2	28,53, 1,4	1,48.99 1.7	1,77,52	67,06	2,44,58	1874-75.
1875-76	., 12,71	72,46 20,94	19,00,1   46	8,17	50,29	4,43	62.29	1,37	1,02	3.5	3.59 45.8	# 22 	02'11	30,04	3,77	5.46 3	34.03	43,26, 3	30,83 1,4	1,43,17 1,7	1,74,00	72,39	2,46,39	1875-76.
1876-77	13,32	13,32   66,58   21.52	52 1.01,42	8.58	43.03	1,29	53,80		75 . 3	38 2,	2,62   5,55	; 11,53	6,55	23,93	424	5,81	31,39	4.4	33,18 1,28,90		1,62,08	61,13	2,23,01	1876-77.
877-78	14,28	14,28   80,86   21,02	32. 1,16,16	8,58 49,50	49,50	1,51	59,63	1,8,7	<b>3</b> .	45 3,	3,24 6,00	10.13	2.81	18.94	4,93	2 92'9	29,32	41,01	35,66 1,4	8,1 05,84,1	1,83,86	55,14	2,39,00	1877-78.
1878-79	13,49	63,09 20,78	95.36	8,54	44,51	2,53	55,58	,		36. 14.	2,91 5,40	6,99	5,14	19,84	96'9	7,21 3	33,16	47,33	36,35 1,2,	1,24,70 1,6	1,61,05	61,97	2,23,02	1878-79.
08-6481	. 12,47	59,45 15,48	8, 87,40	24.6	40,53	2,57	52.37		75 : 3	38 +	4,59 5,02	9,17	8,43	22,62	8,31	7,40	37,24	52,95	38,73   151	1,17,30 - 7,5	.56,03	6417	2,20,13	1879-80.
1830-81	13,23	59,23 17,27	89,73	20.03 . 50.07	_	2,81	67.72	5,04	1,25	3e	6,75 , 5,21	10,43	8,34	23,08	5,37	8,74 4	42,90	57,01 3	37,89 1.3	1,35,72   1,5	1,73,61	71,58	2,45,19	1880-81.
1881-82	13.55	47,66 19,41	11 So,62	10,47	45,19	-,00	37,72	4,01	1,24 5	51 55	5,76 , 5.01	0,20	4.0	19,20	7,53	÷ ú₁'/	47,88	63,10 4	40,57 1,10	1,10,98	1,51,55	74,85	2,26,40	1881-82.
1882-83	. 14,31	17 20,11	····	34.59 Ta49	*95	2,02	11,55	3,42		62 4,6	4,00 5,44	•	4,37	48.6	8,18	ac ac	54.44	62,70 4	41,84	-58*! 4	41,26	81,36	1,22,82	1882-83.
1883-84		45 15,71	1, 33,60	10,97	55	1.S.1	13,33	3,96		fo th 131	31 4 S9	30	2069	11,911	8,11	 4	43,44	51,68 4	42,07	1,28	43,35	70,63	1,13,98	1883-84
1884-85	12,39	31 15.40	ρ, 28,33	11,09	<u>ج</u>	5,16	13.77   4	 	9 9	65 4.73	5. 4.4. 5.	<del>-1</del> -	89.4	95,0	7,37	7 3	34,68	42,32 4	4511	1,03   4	41,14	57,57	12,86	1884-85.
1885-86	. 13,32	24 17,49	9.1 31,04	12,00	331	1.59	14.23 4	4,3%	ć is	97 5.41	11 5,02	7	3,86	9,00	96.9	. <b>∞</b>	11,84	55,15 4	41.75	1,07	42,82	72,01	1,14,83	1885-86.
			_			_							-		-									
,		· 					******				-												· <del>-</del>	
									-		<u>-</u> -							<b>N. 4.</b>					•	
		<del></del>	-								_	_					·							
	********				-					_	-		_	-				}		-			-	

\* The amount retunded is greater than the duty collected.

DEPARTMENT OF FINANCE AND COMMERCE, STATISTICAL BRANCH;

Statistical Branch; Calcutta, 20th April 1885.

D. M. BARBOUR, Secretory to the Government of India.